

Company Name	ISIN	Meeting Date	Resolution	Net vote
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT THE COMPANY AND ANY COMPANY WHICH IS OR BECOMES A SUBSIDIARY OF THE COMPANY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT BE AUTHORISED TO: A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES NOT EXCEEDING GBP 20,000 IN TOTAL; B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES NOT EXCEEDING GBP 20,000 IN TOTAL; AND C) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 20,000 IN TOTAL, DURING THE PERIOD UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) PROVIDED THAT THE AGGREGATE AMOUNT OF POLITICAL DONATIONS AND POLITICAL EXPENDITURE MADE OR INCURRED BY THE COMPANY AND ITS SUBSIDIARIES PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED GBP 20,000. ANY TERMS USED IN THIS RESOLUTION WHICH ARE DEFINED IN PART 14 OF THE COMPANIES ACT 2006 SHALL BEAR THE SAME MEANING FOR THE PURPOSES OF THIS RESOLUTION	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT THE COMPANY BE AUTHORISED TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF 73 19/22P EACH SUCH POWER TO BE LIMITED: A) TO A MAXIMUM NUMBER OF 97,000,000 ORDINARY SHARES; B) BY THE CONDITION THAT THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE NOMINAL AMOUNT OF THAT SHARE; AND C) BY THE CONDITION THAT THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHEST OF: I. AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE TRADING VENUES WHERE THE PURCHASE IS CARRIED OUT, IN EACH CASE, EXCLUSIVE OF EXPENSES, SUCH AUTHORITY TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT IN EACH CASE SO THAT THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WOULD OR MIGHT BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES, TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: A) UP TO A NOMINAL AMOUNT OF GBP 239,606,624 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT ALLOTTED OR GRANTED UNDER PARAGRAPH (B) BELOW IN EXCESS OF SUCH SUM); AND B) COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO A NOMINAL AMOUNT OF GBP 479,213,247 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, SUCH AUTHORITIES TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT, IF RESOLUTION 16 IS PASSED, THE DIRECTORS BE GIVEN THE POWER IN ADDITION TO ANY POWER GRANTED UNDER RESOLUTION 17 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 16 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE: A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 35,940,993; AND B) USED ONLY FOR THE PURPOSES OF FINANCING A TRANSACTION WHICH THE DIRECTORS OF THE COMPANY DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OR FOR THE PURPOSES OF REFINANCING SUCH A TRANSACTION WITHIN SIX MONTHS OF IT TAKING PLACE, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED	FOR

3I GROUP PLC	GB00B1YW4409	01-Jul-2021	THAT, IF RESOLUTION 16 IS PASSED, THE DIRECTORS BE GIVEN THE POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 16 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED: A) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 16, BY WAY OF A RIGHTS ISSUE ONLY): I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B) IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 16 AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES FOR CASH, TO THE ALLOTMENT (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 35,940,993, SUCH POWER TO APPLY UNTIL THE END OF NEXT YEAR'S ANNUAL GENERAL MEETING (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO APPOINT KPMG LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE MEMBERS	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR TO 31 MARCH 2021	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO AUTHORISE THE DIRECTORS, ACTING THROUGH THE AUDIT AND COMPLIANCE COMMITTEE, TO FIX THE AUDITOR'S REMUNERATION	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO DECLARE A DIVIDEND OF 21P PER ORDINARY SHARE FOR THE YEAR TO 31 MARCH 2021, PAYABLE TO SHAREHOLDERS WHOSE NAMES APPEAR ON THE REGISTER OF MEMBERS AT CLOSE OF BUSINESS ON 18 JUNE 2021	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR D A M HUTCHISON AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR P A MCKELLAR AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR S A BORROWS AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR S R THOMPSON AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MR S W DAINTITH AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MRS C J BANSZKY AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MRS J S WILSON AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MS A SCHAAPVELD AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO REAPPOINT MS C L MCCONVILLE AS A DIRECTOR	FOR
3I GROUP PLC	GB00B1YW4409	01-Jul-2021	TO RECEIVE AND CONSIDER THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR TO 31 MARCH 2021	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	APPROVE PROFITABLE GROWTH INCENTIVE PLAN	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	APPROVE REMUNERATION POLICY	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ABCAM PLC	GB00B6774699	01-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	RESOLVED THAT MR. J B L DE SILVA, A RETIRING DIRECTOR, WHO HAS ATTAINED THE AGE OF SEVENTY FOUR YEARS BE AND IS HEREBY REAPPOINTED A DIRECTOR OF THE COMPANY AND IT IS HEREBY DECLARED THAT THE AGE LIMIT OF SEVENTY YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE APPOINTMENT OF THE SAID DIRECTOR	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	RESOLVED THAT MR. L. R. PAGE, A RETIRING DIRECTOR, WHO HAS ATTAINED THE AGE OF SEVENTY ONE YEARS BE AND IS HEREBY REAPPOINTED A DIRECTOR OF THE COMPANY AND IT IS HEREBY DECLARED THAT THE AGE LIMIT OF SEVENTY YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE APPOINTMENT OF THE SAID DIRECTOR	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE CONTRIBUTIONS TO CHARITIES	AGAINST
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS, MESSRS. KPMG, WHO ARE DEEMED REAPPOINTED AS AUDITORS AT THE ANNUAL GENERAL MEETING OF THE COMPANY IN TERMS OF SECTION 158 OF THE COMPANIES ACT NO. 7 OF 2007	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO DECLARE A DIVIDEND AS RECOMMENDED BY THE DIRECTORS	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO RECEIVE AND CONSIDER THE ANNUAL REPORT OF THE DIRECTORS AND THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021 WITH THE REPORT OF THE AUDITORS THEREON	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO REELECT DIRECTOR: B. MR. R. SELVASKANDAN WHO RETIRE BY ROTATION	FOR
C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO REELECT DIRECTOR: MR. J. C. PAGE	FOR

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C T HOLDINGS PLC	LK0041N00000	01-Jul-2021	TO REELECT MR. A T P EDIRISINGHE, WHO RETIRE IN TERMS OF SECTION 210 (2) (B) OF THE COMPANIES ACT NO. 07 OF 2007 HAVING SURPASSED SEVENTY YEARS OF AGE AND OFFER HIMSELF FOR REELECTION IN TERMS OF SECTION 211 (1) AND (2) OF THE COMPANIES ACT NO. 07 OF 2007. A RETIRING DIRECTOR, WHO HAS ATTAINED THE AGE OF SEVENTY FIVE YEARS BE AND IS HEREBY REAPPOINTED A DIRECTOR OF THE COMPANY AND IT IS HEREBY DECLARED THAT THE AGE LIMIT OF SEVENTY YEARS REFERRED TO IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT APPLY TO THE APPOINTMENT OF THE SAID DIRECTOR	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AMEND THE RULES OF THE CC 2015 LONG TERM INCENTIVE PLAN	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO APPROVE THE RULES OF THE CC PROFITS HARING SCHEME	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE ADDITIONAL 5 PERCENT DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE ALLOTMENT OF SHARES	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITORS REMUNERATION	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE LIMITED DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO AUTHORISE THE PURCHASE BY THE COMPANY OF ITS OWN SHARES	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 28 FEBRUARY 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO DETERMINE THE PRICE RANGE AT WHICH TREASURY SHARES MAY BE RE-ISSUED OFF-MARKET	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO ELECT DAVID FORDE	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO ELECT PATRICK MCMAHON	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO ELECT VINEET BHALLA	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RECEIVE AND CONSIDER THE DIRECTORS REMUNERATION POLICY REPORT	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RECEIVE AND CONSIDER THE REPORT OF THE REMUNERATION COMMITTEE ON DIRECTORS REMUNERATION FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT ANDREA POZZI	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT EMER FINNAN	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT HELEN PITCHER	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT JILL CASEBERRY	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT JIM CLERKIN	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT JIM THOMPSON	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT STEWART GILLILAND	FOR
C&C GROUP PLC	IE00B010DT83	01-Jul-2021	TO RE-ELECT VINCENT CROWLEY	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	Director Election - Geert R. Kersten	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	Director Election - Peter R. Young	ABSTAIN
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	Director Election - Bruno Baillavoine	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	Director Election - Robert Watson	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	To approve the adoption of CEL-SCI's 2021 Non-Qualified Stock Option Plan which provides that up to 1,800,000 shares of common stock may be issued upon the exercise of options granted pursuant to the Plan.	FOR
CEL-SCI CORPORATION	US1508376076	01-Jul-2021	To ratify the appointment of BDO USA, LLP as CEL-SCI's independent registered public accounting firm for the fiscal year ending September 30, 2021.	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION POLICY AS CONTAINED IN THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JANUARY 2021	AGAINST
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 30 JANUARY 2021	AGAINST
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO APPROVE THE RULES OF THE JD SPORTS FASHION PLC LONG TERM INCENTIVE PLAN 2021	AGAINST
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE POLITICAL DONATIONS	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO THE SPECIFIED LIMIT	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UP TO THE SPECIFIED LIMIT	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 30 JANUARY 2021	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT ANDREW LESLIE AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT ANDREW LONG AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT HEATHER JACKSON AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT KATH SMITH AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT MARTIN DAVIES AS A DIRECTOR	FOR

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JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT NEIL GREENHALGH AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	01-Jul-2021	TO RE-ELECT PETER COWGILL AS A DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR AND DISTRIBUTION OUT OF DISTRIBUTABLE PROFIT	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AMENDMENT TO THE COMPANY'S BY-LAWS IN ORDER TO BRING THEM INTO LINE WITH THE NEW NUMBERING OF THE FRENCH COMMERCIAL CODE RESULTING FROM THE PROVISIONS OF ORDER NO. 2020-1142 OF 16 SEPTEMBER 2020 RELATING TO THE CREATION, WITHIN THE FRENCH COMMERCIAL CODE, OF A CHAPTER RELATING TO COMPANIES WHOSE SECURITIES ARE ADMITTED TO TRADING ON A REGULATED MARKET OR ON A MULTILATERAL TRADING FACILITY	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPOINTMENT OF MR. SEBASTIEN MAROTTE AS A NEW DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L.225-38 OF THE FRENCH COMMERCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AMENDMENT TO THE PERFORMANCE SHARE PLAN ALLOCATED TO THE CHIEF EXECUTIVE OFFICER APPROVED BY THE BOARD OF DIRECTORS ON 23 SEPTEMBER 2019	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AMENDMENT TO THE PERFORMANCE SHARE PLAN ALLOCATED TO THE CHIEF EXECUTIVE OFFICER APPROVED BY THE BOARD OF DIRECTORS ON 25 SEPTEMBER 2020	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE AMENDMENT TO THE PERFORMANCE SHARE PLAN ALLOCATED TO THE CHIEF EXECUTIVE OFFICER APPROVED BY THE BOARD OF DIRECTORS ON 28 JUNE 2018	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE BALANCE SHEET AND CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021 - APPROVAL OF THE AMOUNT OF NON-DEDUCTIBLE EXPENSES AND COSTS	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS MENTIONED IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE REMUNERATION DUE OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021 TO MR. DIDIER LAMOUCHE, CHAIRMAN OF THE BOARD	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE REMUNERATION DUE OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 JANUARY 2021 TO MR. GEOFFREY GODET, CHIEF EXECUTIVE OFFICER	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS PURSUANT TO SECTION II OF ARTICLE L.22-10-8 OF THE FRENCH COMMERCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO CANCEL THE SHARES ACQUIRED IN THE CONTEXT OF THE REPURCHASE OF ITS OWN SHARES BY THE COMPANY	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF ISSUES IN THE EVENT OF OVERSUBSCRIPTION IN THE EVENT OF THE ISSUE OF COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES AND SALES RESERVED FOR MEMBERS OF A COMPANY OR GROUP SAVINGS PLAN PURSUANT TO THE PROVISIONS OF ARTICLE L.3332-1 AND FOLLOWING OF THE FRENCH LABOUR CODE, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR EMPLOYEES AND CORPORATE OFFICERS OF CERTAIN FOREIGN SUBSIDIARIES OR BRANCHES, WHO CANNOT SUBSCRIBE, DIRECTLY OR INDIRECTLY, TO SHARES OF THE COMPANY IN THE CONTEXT OF THE PREVIOUS RESOLUTION, AND TO ANY FINANCIAL INSTITUTIONS OR COMPANIES CREATED SPECIFICALLY AND EXCLUSIVELY FOR THE IMPLEMENTATION OF AN EMPLOYEE SAVINGS SCHEME FOR THE BENEFIT OF EMPLOYEES (OR FORMER EMPLOYEES) OF CERTAIN FOREIGN SUBSIDIARIES OR BRANCHES WHO CANNOT SUBSCRIBE, DIRECTLY OR INDIRECTLY, TO SHARES OF THE COMPANY IN THE CONTEXT OF THE PREVIOUS RESOLUTION	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO PROCEED WITH THE ALLOCATIONS OF FREE EXISTING SHARES OR SHARES TO BE ISSUED ENTAILING THE CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL AS REMUNERATION FOR CONTRIBUTIONS IN KIND WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY INCORPORATION OF RESERVES, PROFITS OR PREMIUMS	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, BY MEANS OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS, BY PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR

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QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BY MEANS OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	DELEGATION OF AUTHORITY GRANTED TO THE BOARD OF DIRECTORS TO ISSUE TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, BY PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE)	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	POWERS TO CARRY OUT FORMALITIES	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	REMUNERATION POLICY FOR THE CHAIRMAN : APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER: APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHIEF EXECUTIVE OFFICER	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MR. GEOFFREY GODET AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MR. RICHARD TROKSA AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MR. VINCENT MERCIER AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF MRS. HELENE BOULET-SUPAU AS DIRECTOR	FOR
QUADIENT SA	FR0000120560	01-Jul-2021	SHARE BUYBACK PROGRAMME	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021 UP TO THE FIRST QUARTER OF 2031, AND DETERMINING THEIR FEES	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE BOARD OF DIRECTORS COMPETITION STANDARDS, IN ACCORDANCE WITH PARAGRAPH (3) IN ARTICLE (46) OF THE CMA CORPORATE GOVERNANCE REGULATIONS	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. ANDREW NICHOLAS LIVERIS	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. IBRAHIM ABDULAZIZ ABDULLAH AL-ASSAF	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. KHALID HASHIM SALEH AL-DABBAGH	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. LYNN LAVERTY ELSENHANS	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. MARK A. WEINBERGER	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. MOHAMMAD MAZIAD MOHAMMAD AL-TUWAIJRI	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. MOHAMMED ABDULLAH ABDULAZIZ AL-JADAAN	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. PETER L. CELLA	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. STUART GULLIVER	FOR
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTOR MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/07/2021 ENDING ON 30/06/2024: MR. YASIR OTHMAN HAMOUD AL-RUMAYYAN	ABSTAIN
SAUDI ARABIAN OIL COMPANY (SAUDI ARAMCO)	SA14TG012N13	01-Jul-2021	VOTING ON THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/12/2020	FOR
SHUFERSAL LTD	IL0007770378	01-Jul-2021	APPOINTMENT OF MS. IRIS SHAPIRA YALON CPA AS AN EXTERNAL DIRECTOR AS OF JULY 21ST 2021	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO APPOINT PWC LLP AS AUDITORS OF THE COMPANY	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO AUTHORISE POLITICAL DONATIONS	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT SECURITIES INTO SHARES UNDER SECTION 551 COMPANIES ACT 2006	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
TRAINLINE PLC	GB00BKDK925	01-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006 UP TO 5 PERCENT OF SHARE CAPITAL	FOR

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TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER SECTION 570 COMPANIES ACT 2006 UP TO AN ADDITIONAL 5 PERCENT OF SHARE CAPITAL TO FINANCE ACQUISITIONS AND CAPITAL INVESTMENT	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO ELECT ANDY PHILLIPPS AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO ELECT JENNIFER DUVALIER AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO ELECT JODY FORD AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RECEIVE AND APPROVE THE AUDITED ACCOUNTS FOR THE YEAR ENDED 28 FEBRUARY 2021 TOGETHER WITH THE STRATEGIC REPORT DIRECTORS REPORT AND AUDITORS REPORT	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RECEIVE AND APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT BRIAN MCBRIDE AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT DUNCAN TATTON-BROWN AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT KJERSTI WIKLUND AS A DIRECTOR	FOR
TRAINLINE PLC	GB00BKDTK925	01-Jul-2021	TO RE-ELECT SHAUN MCCABE AS A DIRECTOR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY OF THE CEO	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY OF THE DEPUTY MANAGING DIRECTORS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE COMPENSATION POLICY OF THE DIRECTORS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR CHRISTIAN GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR CLAUDE GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR GERARD GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR MICHEL GUILLEMOT, AS DEPUTY MANAGING DIRECTOR FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE TOTAL COMPENSATION AS WELL AS THE BENEFITS OR PERKS PAID AND AWARDED TO MR YVES GUILLEMOT, AS CEO FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING APPROVES THE INFORMATION REGARDING THE COMPENSATION OF THE CORPORATE OFFICERS AS MENTIONED IN ARTICLE L.22-10-9 I OF THE COMMERCIAL CODE, FOR SAID FISCAL YEAR	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS INCREASE THE SHARE CAPITAL, IN FAVOR OF MEMBERS OF A COMPANY SAVING PLANS OF THE COMPANY AND/OR COMPANIES WITHIN THE FRAME OF THE CONSOLIDATION OR COMBINATION OF FINANCIAL STATEMENTS, BY ISSUANCE OF ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS TO THE SHARE CAPITAL. THE ISSUANCE OF SECURITIES GIVING ACCESS TO PREFERENCE SHARES IS EXCLUDED. THIS DELEGATION IS GIVEN FOR A 26-MONTH PERIOD AND FOR A NOMINAL AMOUNT THAT SHALL NOT EXCEED 1.50 PER CENT OF THE SHARE CAPITAL. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO BUY BACK THE COMPANY'S SHARES, SUBJECT TO THE CONDITIONS DESCRIBED BELOW: MAXIMUM PURCHASE PRICE: EUR 120.00, MAXIMUM NUMBER OF SHARES TO BE ACQUIRED: 10 PER CENT OF THE SHARE CAPITAL MAXIMUM FUNDS INVESTED IN THE SHARE BUYBACKS: EUR 1,371,622,560.00 OR 11,430,188 SHARES THE NUMBER OF SHARES ACQUIRED BY THE COMPANY WITH A VIEW TO RETAINING OR DELIVERING IN CASH OR IN AN EXCHANGE AS PART OF A MERGER, DIVESTMENT OR CAPITAL CONTRIBUTION CANNOT EXCEED 5 PER CENT OF ITS CAPITAL. THE NUMBER OF TREASURY SHARES TO BE HELD BY THE COMPANY SHALL NOT EXCEED 10 PER CENT OF THE SHARES COMPOSING THE SHARE CAPITAL. THIS AUTHORIZATION IS GIVEN FOR AN 18-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO GRANT, FOR FREE EXISTING OR FUTURE SHARES, IN FAVOR OF THE EMPLOYEES, INCLUDING ANY MEMBERS OF THE EXECUTIVE COMMITTEE OF THE UBISOFT GROUP AND EXCLUDING THE MANAGING CORPORATE OFFICERS OF THE COMPANY AS PER RESOLUTION 27, FOR AN AMOUNT REPRESENTING 2 PER CENT OF THE ORDINARY SHARES COMPOSING THE SHARE CAPITAL. THE PRESENT AUTHORIZATION IS GRANTED FOR A 38-MONTH PERIOD AND SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING AUTHORIZES THE BOARD OF DIRECTORS TO GRANT, FOR FREE EXISTING OR FUTURE SHARES, IN FAVOR OF THE MANAGING CORPORATE OFFICERS, FOR AN AMOUNT REPRESENTING 0.10 PER CENT OF THE ORDINARY SHARES COMPOSING THE SHARE CAPITAL. THIS AMOUNT SHALL COUNT AGAINST THE AMOUNT SET FORTH IN RESOLUTION 26. THE PRESENT AUTHORIZATION IS GRANTED FOR A 38-MONTH PERIOD AND SUPERSEDES THE RESOLUTION 29 OF THE SHAREHOLDERS' MEETING OF JULY 1ST, 2020. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR

UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UP TO 1.50 PER CENT OF THE SHARE CAPITAL, BY ISSUANCE OF ORDINARY SHARES, EQUITY SECURITIES GIVING ACCESS TO EQUITY SECURITIES OF THE COMPANY. THE SHAREHOLDERS' MEETING DECIDES TO WAIVE THE PREFERENTIAL RIGHTS OF THE SHAREHOLDERS IN FAVOR OF ANY FINANCIAL INSTITUTION OR SUBSIDIARY CONTROLLED BY SUCH INSTITUTION, WHETHER THEY ARE LEGAL PERSONS OR NOT, WILLING TO SUBSCRIBE, HOLD AND TRANSFER SHARES, SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY WITHIN THE FRAME OF LEVER EFFECT OPERATIONS IN THE EVENT OF AN EMPLOYEE SHAREHOLDING SCHEME. THE PRESENT DELEGATION IS GIVEN FOR AN 18-MONTH PERIOD AND SUPERSEDES THE FRACTION UNUSED OF THE ONE GIVEN BY THE SHAREHOLDERS' MEETING OF JULY 2ND 2020 IN RESOLUTION 27. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL UP TO OF 1.50 PER CENT OF THE SHARE CAPITAL, BY ISSUANCE OF ORDINARY SHARES, EQUITY SECURITIES GIVING ACCESS TO EQUITY SECURITIES OF THE COMPANY, WITH CANCELLATION OF THE PREFERENTIAL SUBSCRIPTION RIGHTS. THE ISSUANCE OF SECURITIES GIVING ACCESS TO PREFERENCE SHARES IS EXCLUDED. THE SHAREHOLDERS' MEETING DECIDES TO WAIVE THE PREFERENTIAL RIGHTS OF THE SHAREHOLDERS IN FAVOR OF THE EMPLOYEES, CORPORATE OFFICERS OF RELATED COMPANIES HAVING THEIR HEAD OFFICE ABROAD, TO BE REALIZED DIRECTLY OR THROUGH A FCPE WITHIN THE FRAME OF LEVER EFFECT OPERATIONS IN THE EVENT OF AN EMPLOYEE SHAREHOLDING SCHEME. THE PRESENT DELEGATION IS GIVEN FOR AN 18-MONTH PERIOD AND SUPERSEDES THE FRACTION UNUSED OF THE ONE GIVEN BY THE SHAREHOLDERS' MEETING OF JULY 2ND 2020 IN RESOLUTION 26. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING GRANTS ALL POWERS TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING ALL OR PART OF THE SHARES HELD BY THE COMPANY IN CONNECTION WITH THE STOCK REPURCHASE PLAN, UP TO 10 PER CENT OF THE SHARE CAPITAL OVER A 24-MONTH PERIOD. THIS AUTHORIZATION IS GIVEN FOR AN 18-MONTH PERIOD. THIS DELEGATION OF POWERS SUPERSEDES ANY AND ALL EARLIER DELEGATIONS TO THE SAME EFFECT. THE SHAREHOLDERS' MEETING DELEGATES ALL POWERS TO THE BOARD OF DIRECTORS TO TAKE ALL NECESSARY MEASURES AND ACCOMPLISH ALL NECESSARY FORMALITIES	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING GRANTS FULL POWERS TO THE BEARER OF AN ORIGINAL, A COPY OR EXTRACT OF THE MINUTES OF THIS MEETING TO CARRY OUT ALL FILINGS, PUBLICATIONS AND OTHER FORMALITIES PRESCRIBED BY LAW	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RATIFIES THE CO-OPTATION OF MS BELEN ESSIUX-TRUJILLO AS A DIRECTOR TO REPLACE MS VIRGINIE HAAS, WHO RESIGNED, FOR THE REMAINDER OF MS VIRGINE HAAS'S TERM OF OFFICE, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT WILL END ON MARCH 31ST 2023	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR CHRISTIAN GUILLEMOT AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2025	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR CLAUDE GUILLEMOT AS DIRECTOR FOR A 3-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2024	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR DIDIER CRESPEL AS DIRECTOR FOR A 2-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2023	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MR MICHEL GUILLEMOT AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2025	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RENEWS THE APPOINTMENT OF MS LAURENCE HUBERT-MOY AS DIRECTOR FOR A 4-YEAR PERIOD, I.E. UNTIL THE SHAREHOLDERS' MEETING CALLED TO RULE ON THE FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED ON MARCH 31ST 2025	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RESOLVES TO RECORD THE LOSS FOR THE YEAR OF EUR (14,469,543.70) AS A DEFICIT IN RETAINED EARNINGS, WHICH PREVIOUSLY AMOUNTED TO EUR (301,146,523.30) FOLLOWING THIS ALLOCATION, THE RETAINED EARNINGS ACCOUNT WILL SHOW A NEW BALANCE OF EUR (315,616,067.00). IN ACCORDANCE WITH THE REGULATIONS IN FORCE, THE SHAREHOLDERS' MEETING RECALLS THAT NO DIVIDEND WAS PAID FOR THE PREVIOUS THREE FISCAL YEARS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING RESOLVES TO TRANSFER THE HEAD OFFICE OF THE COMPANY TO: 2 RUE CHENE HELEUC 59910 CARENTOIR AND CONSEQUENTLY, DECIDES THE AMENDMENT OF THE BYLAWS	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING, AFTER HAVING REVIEWED THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVES THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED ON MARCH 31ST 2021, AS PRESENTED, SHOWING LOSS AMOUNTING TO EUR 14,469,543.70	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING, AFTER HAVING REVIEWED THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS, APPROVES THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FINANCIAL YEAR, AS PRESENTED TO THE MEETING SHOWING EARNINGS OF EUR 103,061,465.00	FOR
UBISOFT ENTERTAINMENT	FR0000054470	01-Jul-2021	THE SHAREHOLDERS' MEETING, AFTER REVIEWING THE SPECIAL REPORT OF THE AUDITORS ON AGREEMENTS GOVERNED BY ARTICLES L. 225-38 OF THE FRENCH COMMERCIAL CODE, APPROVES SAID REPORT AND THAT NO NEW AGREEMENT HAS BEEN ENTERED INTO	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 6.50 PER SHARE	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE CREATION OF CHF 1.3 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR

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BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE FIXED REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 750,000	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.4 MILLION	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE REMUNERATION REPORT (NON-BINDING)	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 1.2 MILLION	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	RATIFY PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REAPPOINT MONIKA KRUESI AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REAPPOINT STEPHAN BROSS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT DAVID DEAN AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT MONIKA KRUESI AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT STEPHAN BROSS AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT TON BUECHNER AS BOARD CHAIRMAN	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT TON BUECHNER AS DIRECTOR	FOR
BURCKHARDT COMPRESSION HOLDING AG	CH0025536027	02-Jul-2021	REELECT URS LEINHAUSER AS DIRECTOR	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION AND HANDLING OF THE INDUSTRIAL AND COMMERCIAL REGISTRATION AMENDMENT	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	AMENDMENTS TO THE EXTERNAL FUND RAISING MANAGEMENT SYSTEM	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	AMENDMENTS TO THE EXTERNAL INVESTMENT MANAGEMENT SYSTEM	FOR
DASHENLIN PHARMACEUTICAL GROUP CO., LTD.	CNE100002RG2	02-Jul-2021	CONNECTED TRANSACTIONS REGARDING ACQUISITION OF EQUITIES AND CAPITAL INCREASE OF A COMPANY	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MR. DING YUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MR. FENG GUOHUA AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MR. ONG CHOR WEI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HIS APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO APPROVE THE RE-ELECTION OF MS. WONG YING YING AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND THE TERMS OF HER APPOINTMENT (INCLUDING REMUNERATION)	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO DECLARE A FINAL DIVIDEND OF HK16.00 CENTS PER SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES PURSUANT TO RESOLUTION NO. 9 BY AN AMOUNT NOT EXCEEDING 10% OF ITS ISSUED SHARE AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES OF THE COMPANY NOT EXCEEDING 20% OF ITS ISSUED SHARES AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF ITS ISSUED SHARES AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
MAN WAH HOLDINGS LTD	BMG5800U1071	02-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE REPORTS OF THE DIRECTORS AND THE AUDITORS AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
PHOENIX HOLDINGS LTD	IL0007670123	05-Jul-2021	ISSUANCE OF 88,000 UNLISTED OPTIONS TO MR. EYAL BEN SIMON, COMPANY CEO	FOR
PHOENIX HOLDINGS LTD	IL0007670123	05-Jul-2021	PRESENTATION AND DEBATE OF COMPANY FINANCIAL STATEMENTS AND BOARD REPORT FOR THE YEAR ENDED DECEMBER 31ST 2020	ABSTAIN
PHOENIX HOLDINGS LTD	IL0007670123	05-Jul-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANTS AND FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF THE COMPANY TO DETERMINE ITS COMPENSATION	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	APPROVE REMUNERATION REPORT	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	ELECT EMMA CARIAGA AS DIRECTOR	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	ELECT NOEL GORDON AS DIRECTOR	FOR
ASSURA PLC	GB00BVGWw93	06-Jul-2021	ELECT SAMANTHA BARRELL AS DIRECTOR	FOR

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ASSURA PLC	GB00BVBWw93	06-Jul-2021	RE-ELECT ED SMITH AS DIRECTOR	FOR
ASSURA PLC	GB00BVBWw93	06-Jul-2021	RE-ELECT JAYNE COTTAM AS DIRECTOR	FOR
ASSURA PLC	GB00BVBWw93	06-Jul-2021	RE-ELECT JONATHAN DAVIES AS DIRECTOR	FOR
ASSURA PLC	GB00BVBWw93	06-Jul-2021	RE-ELECT JONATHAN MURPHY AS DIRECTOR	FOR
ASSURA PLC	GB00BVBWw93	06-Jul-2021	RE-ELECT LOUISE FOWLER AS DIRECTOR	FOR
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO ADOPT THE SHARE AWARD SCHEME	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO APPROVE THE GRANT OF THE SPECIFIC MANDATE FOR ISSUANCE AND ALLOTMENT OF THE SHARES PURSUANT TO THE SHARE AWARD SCHEME	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO APPROVE THE INCREASE IN AUTHORISED SHARE CAPITAL	AGAINST
ESPRIT HOLDINGS LTD	BMG3122U1457	06-Jul-2021	TO APPROVE THE REFRESHMENT OF MANDATE LIMIT TO THE 2018 SHARE OPTION SCHEME ADOPTED ON 5 DECEMBER 2018	AGAINST
KERING SA	FR0000121485	06-Jul-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO PURCHASE, RETAIN OR TRANSFER THE COMPANY'S SHARES	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	ACCEPTANCE OF THE AGENDA	FOR
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	ADOPTION OF RESOLUTIONS ON CHANGES TO THE COMPOSITION OF THE SUPERVISORY BOARD OF KGHM POLSKA MIEDZ S.A.	AGAINST
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	CONFIRMATION OF THE LEGALITY OF CONVENING THE EXTRAORDINARY GENERAL MEETING AND ITS CAPACITY TO ADOPT RESOLUTIONS	ABSTAIN
KGHM POLSKA MIEDZ S.A.	PLKGHM000017	06-Jul-2021	ELECTION OF THE CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	APPROVE THE REMUNERATION REPORT	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE ALLOTMENT OF SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE AUDIT COMMITTEE TO DETERMINE AUDITORS REMUNERATION	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE PURCHASE OF DEFERRED SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE PURCHASE OF OWN SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE SUB-DIVISION OF SHARES	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	CALL GENERAL MEETINGS ON 14 DAYS NOTICE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	ELECT EVELYN BOURKE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	ELECT FIONA DAWSON	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RECEIVE ANNUAL REPORT AND ACCOUNTS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT ANDREW FISHER	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT ANDY HALFORD	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT ARCHIE NORMAN	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT DELOITTE LLP AS AUDITORS	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT EOIN TONGE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT JUSTIN KING	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT SAPNA SOOD	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT STEVE ROWE	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RE-ELECT TAMARA INGRAM	FOR
MARKS AND SPENCER GROUP PLC	GB0031274896	06-Jul-2021	RIGHTS OF DEFERRED SHARES	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	06-Jul-2021	UPDATE OF BANK OFFICERS' REMUNERATION POLICY	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2021 TO 2023	AGAINST
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	MANAGEMENT MEASURES FOR THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2021 TO 2023 (DRAFT)	AGAINST
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	REPURCHASE AND CANCELLATION OF SOME LOCKED RESTRICTED STOCKS GRANTED TO PLAN PARTICIPANTS UNDER THE 2019 RESTRICTED STOCKS INCENTIVE PLAN AND ADJUSTMENT OF THE REPURCHASE PRICE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	06-Jul-2021	THE FIRST PHASE EMPLOYEE STOCK OWNERSHIP PLAN FROM 2021 TO 2023 (DRAFT)	AGAINST
ARITZIA INC.	CA04045U1021	07-Jul-2021	Appointment of PricewaterhouseCoopers LLP as Auditor of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Approve and ratify the adoption of the Company's Omnibus Long-Term Incentive Plan, together with the approval and ratification of certain grants made under the Omnibus Long-Term Incentive Plan prior to the Meeting, as more fully described in the Management Information Circular.	AGAINST
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - Brian Hill	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - Jennifer Wong	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - Aldo Bensadoun	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - John E. Currie	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - David Labistour	FOR

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ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - John Montalbano	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - Marni Payne	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - Glen Senk	FOR
ARITZIA INC.	CA04045U1021	07-Jul-2021	Director Election - Marcia Smith	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN AGM) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT SUBJECT TO THE PASSING OF RESOLUTION 18 THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES AND SELL ORDINARY SHARES	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE AMOUNT STANDING TO THE CREDIT OF THE SHARE PREMIUM ACCOUNT OF THE COMPANY BE REDUCED BY 1 BILLION GBP	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING BE ADOPTED IN SUBSTITUTION FOR THE EXISTING ARTICLES OF ASSOCIATION	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES OF ANY OF ITS ORDINARY SHARES IN THE CAPITAL OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL THE POWERS TO THE COMPANY TO ALLOT SHARES	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO APPROVE AND ESTABLISH THE AVEVA GROUP PLC LONG TERM INCENTIVE PLAN 2021	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO APPROVE AND ESTABLISH THE AVEVA GROUP PLC RESTRICTED SHARE PLAN 2021	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED ON 31/03/21	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO AUTHORISE THE DIRECTORS TO FIX REMUNERATION OF THE AUDITOR	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 23.5 PENCE PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31/03/21	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RATIFY AND APPROVE THE SUB-PLAN FOR CALIFORNIAN-BASED PARTICIPANTS	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RECEIVE THE ANNUAL ACCOUNTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS FOR THE FINANCIAL YEAR ENDED 31/03/21 TOGETHER WITH THE AUDITORS REPORTS THEREON	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT CHRISTOPHER HUMPHREY AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT JAMES KIDD AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT JENNIFER ALLERTON AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT OLIVIER BLUM AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT PAULA DOWDY AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT PETER HERWECK AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT PHILIP AIKEN AS A DIRECTOR OF THE COMPANY	FOR
AVEVA GROUP PLC	GB00BBG9VN75	07-Jul-2021	TO RE-ELECT RON MOBED AS A DIRECTOR OF THE COMPANY	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Advisory Vote on Executive Compensation: To approve in a non-binding, advisory vote, the compensation paid to our named executive officers.	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Michael B. Nash	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Katharine A. Keenan	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Leonard W. Cotton	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Thomas E. Dobrowski	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Martin L. Edelman	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Henry N. Nassau	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Jonathan L. Pollack	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Director Election - Lynne B. Sagalyn	FOR
BLACKSTONE MORTGAGE TRUST, INC	US09257W1009	07-Jul-2021	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
GOODMAN PROPERTY TRUST	NZCPT0001S9	07-Jul-2021	AS AN ORDINARY RESOLUTION, THAT UNITHOLDERS APPROVE THE RE-APPOINTMENT OF DAVID GIBSON AS AN INDEPENDENT DIRECTOR OF THE MANAGER	FOR
GOODMAN PROPERTY TRUST	NZCPT0001S9	07-Jul-2021	AS AN ORDINARY RESOLUTION, THAT UNITHOLDERS APPROVE THE RE-APPOINTMENT OF LAURISSA COONEY AS AN INDEPENDENT DIRECTOR OF THE MANAGER	FOR
GOODMAN PROPERTY TRUST	NZCPT0001S9	07-Jul-2021	AS AN ORDINARY RESOLUTION, THAT UNITHOLDERS APPROVE THE RE-APPOINTMENT OF LEONIE FREEMAN AS AN INDEPENDENT DIRECTOR OF THE MANAGER	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: H. Lee Cooper	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Jay P. Leupp	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Peter N. Foss	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Scott D. Peters	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Vicki U. Booth	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: W. Bradley Blair, II	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	Election of Director until the 2022 Annual Meeting: Warren D. Fix	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	To approve our Amended and Restated 2006 Incentive Plan.	FOR

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HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
HEALTHCARE TRUST OF AMERICA, INC.	US42225P5017	07-Jul-2021	To consider and vote upon the ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
HORNBACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.90 PER SHARE	FOR
HORNBACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE CREATION OF EUR 45 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	AGAINST
HORNBACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
HORNBACH BAUMARKT AG	DE0006084403	07-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
HORNBACH BAUMARKT AG	DE0006084403	07-Jul-2021	ELECT STEFFEN HORNBACH TO THE SUPERVISORY BOARD	FOR
HORNBACH BAUMARKT AG	DE0006084403	07-Jul-2021	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Approve the Rite Aid Corporation Amended and Restated 2020 Omnibus Equity Incentive Plan.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Approve, on an advisory basis, the compensation of our named executive officers as presented in the proxy statement.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Arun Nayar	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Bari Harlam	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Bruce G. Bodaken	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Elizabeth 'Busy' Burr	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Heyward Donigan	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Katherine 'Kate' B. Quinn	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Kevin E. Lofton	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Louis P. Miramontes	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Election of Director: Robert E. Knowling, Jr.	FOR
RITE AID CORPORATION	US7677548726	07-Jul-2021	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm.	FOR
URANIUM PARTICIPATION CORPORATION	CA9170171057	07-Jul-2021	To approve, with or without variation, a special resolution (the "Arrangement Resolution") of the shareholders of the Corporation (the "Shareholders"), the full text of which is set forth in Appendix A 1 to the accompanying management information circular dated June 7, 2021 (the "Circular"), to approve a plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving the Corporation and the Shareholders, Sprott Physical Uranium Trust, Sprott Asset Management LP, and 2834819 Ontario Inc., as more fully described in the Circular.	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF AMENDMENT OF THE STATUTES PAR.15	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF AUTHORISATION OF THE MANAGEMENT BOARD ON ACQUISITION AND USAGE OF OWN SHS	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF REMUNERATION POLICY FOR SUPERVISORY BOARD	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF REMUNERATION REPORT	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	APPROVAL OF USAGE OF EARNINGS	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	DISCHARGE MANAGEMENT BOARD	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	DISCHARGE SUPERVISORY BOARD	FOR
VOESTALPINE AG	AT0000937503	07-Jul-2021	ELECTION OF EXTERNAL AUDITOR: DELOITTE AUDIT GMBH	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Advisory vote on the frequency of the advisory vote to approve named executive officer compensation.	1 YEAR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Advisory vote to approve the compensation of Grace's named executive officers, as described in our proxy materials.	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Election of Class I Director (Term expiring 2024): Hudson La Force	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Election of Class I Director (Term expiring 2024): Mark E. Tomkins	FOR
W.R. GRACE & CO.	US38388F1084	07-Jul-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for 2021.	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	ANNUAL REPORT AND ACCOUNTS	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	APPOINT AYMAN SAYED	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	APPOINT RYAN PRESTON	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	APPOINT STEVE FISHER	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	APPOINT THOMAS SEIFERT	AGAINST
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	APPOINTMENT AND REMUNERATION OF AUDITOR: REAPPOINT DELOITTE (NI) LIMITED AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	CALLING GENERAL MEETING	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	DECLARATION OF FINAL DIVIDEND	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	DIRECTORS' REMUNERATION REPORT	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	GENERAL AUTHORITY TO ALLOT SECURITIES	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	NAME CHANGE	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	REAPPOINT DONNA TROY	FOR

FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	REAPPOINT SEAMUS KEATING	FOR
FIRST DERIVATIVES PLC	GB0031477770	08-Jul-2021	REAPPOINT VIRGINIA GAMBALE	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT, IN ACCORDANCE WITH SECTION 701 OF THE COMPANIES ACT 2006, THE COMPANY BE AND IT IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693 OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE, PROVIDED THAT: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES WHICH MAY BE PURCHASED IS 38,054,799; (B) THE MAXIMUM PRICE AT WHICH ORDINARY SHARES MAY BE PURCHASED SHALL NOT BE MORE THAN THE HIGHER OF AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE ORDINARY SHARES AS TAKEN FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS PRECEDING THE DATE OF PURCHASE AND AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT, AND THE MINIMUM PRICE SHALL BE 155/19 PENCE, BEING THE NOMINAL VALUE OF THE ORDINARY SHARES, IN EACH CASE EXCLUSIVE OF EXPENSES; (C) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022, WHICHEVER IS THE EARLIER, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY ENTER INTO A CONTRACT OR CONTRACTS FOR PURCHASE UNDER WHICH SUCH PURCHASE MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF THIS AUTHORITY AND MAY MAKE A PURCHASE OF ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT; AND (D) ALL EXISTING AUTHORITIES FOR THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES ARE REVOKED, EXCEPT IN RELATION TO THE PURCHASE OF ORDINARY SHARES UNDER A CONTRACT OR CONTRACTS CONCLUDED BEFORE THE DATE OF THIS RESOLUTION AND WHICH HAS OR HAVE NOT YET BEEN EXECUTED	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT, IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION, A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT, WITH EFFECT FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING, THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSE OF IDENTIFICATION BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT: (A) IN ACCORDANCE WITH ARTICLE 10 OF THE COMPANY'S ARTICLES OF ASSOCIATION (THE 'ARTICLES'), THE DIRECTORS BE GIVEN POWER TO ALLOT EQUITY SECURITIES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY; (B) THE POWER UNDER PARAGRAPH (A) ABOVE (OTHER THAN IN CONNECTION WITH A RIGHTS ISSUE, AS DEFINED IN ARTICLE 10 OF THE ARTICLES) SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES HAVING A NOMINAL AMOUNT NOT EXCEEDING IN AGGREGATE GBP 1,937,413; (C) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT: (A) IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 15, THE DIRECTORS BE GIVEN POWER: (I) SUBJECT TO THE PASSING OF RESOLUTION 14, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006 (THE ACT)) FOR CASH PURSUANT TO THE AUTHORITY CONFERRED ON THEM BY THAT RESOLUTION UNDER SECTION 551 OF THE ACT; AND (II) TO ALLOT EQUITY SECURITIES AS DEFINED IN SECTION 560(3) OF THE ACT (SALE OF TREASURY SHARES) FOR CASH, IN EITHER CASE AS IF SECTION 561 OF THE ACT DID NOT APPLY TO THE ALLOTMENT OR SALE, BUT THIS POWER SHALL BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 1,937,413; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OF MEETING, AND INCLUDING DEVELOPMENT AND/OR REFURBISHMENT EXPENDITURE; (B) THIS POWER SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022; AND (C) THE COMPANY MAY, BEFORE THIS POWER EXPIRES, MAKE AN OFFER OR ENTER INTO AN AGREEMENT, WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER IT EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	THAT: (A) THE DIRECTORS BE AUTHORISED, IN ACCORDANCE WITH ARTICLE 9 OF THE COMPANY'S ARTICLES OF ASSOCIATION (THE 'ARTICLES') AND SECTION 551 OF THE COMPANIES ACT 2006, TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY: (I) UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 12,916,086 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY EQUITY SECURITIES (AS DEFINED IN ARTICLE 10 OF THE ARTICLES) ALLOTTED UNDER PARAGRAPH (II) BELOW IN EXCESS OF GBP 12,916,086); AND (II) COMPRISING EQUITY SECURITIES (AS DEFINED IN ARTICLE 10 OF THE ARTICLES), UP TO A MAXIMUM NOMINAL AMOUNT OF GBP 25,832,172 (SUCH AMOUNT TO BE REDUCED BY ANY SHARES ALLOTTED OR RIGHTS GRANTED UNDER PARAGRAPH (I) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE (AS DEFINED IN ARTICLE 10 OF THE ARTICLES); (B) THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION, OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 1 OCTOBER 2022; AND (C) ALL PREVIOUS UNUTILISED AUTHORITIES UNDER SECTION 551 OF THE COMPANIES ACT 2006 SHALL CEASE TO HAVE EFFECT (SAVE TO THE EXTENT THAT THE SAME ARE EXERCISABLE PURSUANT TO SECTION 551(7) OF THE COMPANIES ACT 2006 BY REASON OF ANY OFFER OR AGREEMENT MADE PRIOR TO THE DATE OF THIS RESOLUTION WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED ON OR AFTER THAT DATE)	FOR

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GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT ON PAGES 134 TO 159 OF THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021, OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY THAT APPEARS ON PAGES 155 TO 159	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 7.9 PENCE PER SHARE FOR THE YEAR ENDED 31 MARCH 2021, PAYABLE ON 12 JULY 2021 TO SHAREHOLDERS ON THE REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 28 MAY 2021	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS TOGETHER WITH THE DIRECTORS' AND AUDITOR'S REPORTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT ALISON ROSE AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT CHARLES PHILIPPS AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT NICK HAMPTON AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT NICK SANDERSON AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT RICHARD MULLY AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT TOBY COURTAULD AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT VICKY JARMAN AS A DIRECTOR OF THE COMPANY	FOR
GREAT PORTLAND ESTATES PLC R.E.I.T.	GB00BF5H9P87	08-Jul-2021	TO RE-ELECT WENDY BECKER AS A DIRECTOR OF THE COMPANY	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2020/21	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.00 PER SHARE	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE CREATION OF EUR 9.6 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2020/21	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	ELECT JENS WULFSBERG TO THE SUPERVISORY BOARD	FOR
HORNBAACH HOLDING AG & CO. KGAA	DE0006083405	08-Jul-2021	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO APPROVE THE COMPANY'S RESTRICTED STOCK PLAN	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 9P PER ORDINARY SHARE	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO ELECT MANJIRY TAMHANE AS A DIRECTOR OF THE COMPANY	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO ELECT VANESSA SIMMS AS A DIRECTOR OF THE COMPANY	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RECEIVE THE 2021 ANNUAL REPORT	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT CHRISTOPHE EVAIN AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT COLETTE OSHEA AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT CRESSIDA HOGG AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT EDWARD BONHAM CARTER AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT MADELEINE COSGRAVE AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT MARK ALLAN AS A DIRECTOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	GB00BYW0PQ60	08-Jul-2021	TO RE-ELECT NICHOLAS CADBURY AS A DIRECTOR	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	08-Jul-2021	Approval of the adjournment of Madison Square Garden Entertainment Corp.'s special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes to approve Proposal 1.	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	08-Jul-2021	Approval of the issuance of Madison Square Garden Entertainment Corp. common stock as consideration for MSG Networks Inc. stockholders pursuant to the Agreement and Plan of Merger, dated as of March 25, 2021 (as may be amended from time to time), among MSG Networks Inc., Madison Square Garden Entertainment Corp. and Broadway Sub Inc.	FOR
MSG NETWORKS INC.	US5535731062	08-Jul-2021	Adoption of the Agreement and Plan of Merger, dated as of March 25, 2021 (as may be amended from time to time, the "merger agreement"), among MSG Networks Inc. ("MSG Networks"), Madison Square Garden Entertainment Corp. ("MSG Entertainment") and Broadway Sub Inc., a direct wholly-owned subsidiary of MSG Entertainment ("Merger Sub"), pursuant to which Merger Sub will merge with and into MSG Networks (the "merger"), with MSG Networks surviving the merger as a direct wholly-owned subsidiary of MSG Entertainment.	FOR

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MSG NETWORKS INC.	US5535731062	08-Jul-2021	Approval of the adjournment of MSG Networks' special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes to approve Proposal 1.	FOR
MSG NETWORKS INC.	US5535731062	08-Jul-2021	Approval of, on a non-binding advisory basis, certain compensation that may be paid or become payable to MSG Networks' named executive officers that is based on or otherwise relates to the merger contemplated by the merger agreement.	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	ADDITIONAL PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	AUTHORITY TO MAKE POLITICAL DONATIONS AND EXPENDITURE	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 25 MARCH 2021	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO AUTHORISE THE DIRECTORS TO SET THE FEES PAID TO THE AUDITOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO DECLARE A FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 5.5 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 25 MARCH 2021	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO ELECT ZARIN PATEL AS DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 25 MARCH 2021	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT DENNIS MILLARD AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT IAN BURKE AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT MIKE IDDON AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT PETER PRITCHARD AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT SHARON FLOOD AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT STANISLAS LAURENT AS A DIRECTOR OF THE COMPANY	FOR
PETS AT HOME GROUP PLC	GB00BJ62K685	08-Jul-2021	TO RE-ELECT SUSAN DAWSON AS A DIRECTOR OF THE COMPANY	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	As the preferred frequency, to vote on the compensation of our named executive officers.	1 YEAR
PHREESIA, INC.	US71944F1066	08-Jul-2021	Director Election - Cheryl Pegus, MD, M.P.H	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	Director Election - Lainie Goldstein	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	To approve, on a non-binding, advisory basis, the compensation of our named executive officers, as disclosed in the Proxy Statement.	FOR
PHREESIA, INC.	US71944F1066	08-Jul-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2022.	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.70 PER SHARE	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	APPROVE REMUNERATION POLICY	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
SCOUT24 AG	DE000A12DM80	08-Jul-2021	RATIFY KPMG AG AS AUDITORS FOR FISCAL YEAR 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE CLIMATE CHANGE ACTION PLAN	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE DIRECTORS REMUNERATION POLICY	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	APPROVE THE REPLACEMENT LONG TERM INCENTIVE PLAN 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE GENERAL MEETINGS OF THE COMPANY OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE THE COMPANY AND ALL COMPANIES WHICH ARE SUBSIDIARIES OF THE COMPANY TO MAKE POLITICAL DONATIONS NOT EXCEEDING 50,000 POUNDS IN TOTAL	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	DECLARE A FINAL ORDINARY DIVIDEND IN RESPECT OF THE YEAR ENDED 31 MARCH 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	DISAPPLY PRE-EMPTION RIGHTS ON UP TO AN ADDITIONAL FIVE PER CENT OF THE ISSUED SHARE CAPITAL IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	DISAPPLY PRE-EMPTION RIGHTS ON UP TO FIVE PER CENT OF THE ISSUED SHARE CAPITAL	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT ANGELA STRANK	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT CHRISTINE HODGSON	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR

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SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT JAMES BOWLING	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT JOHN COGHLAN	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT KEVIN BEESTON	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT OLIVIA GARFIELD	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT PHILIP REMNANT	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	REAPPOINT SHARMILA NEBHRAJANI	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
SEVERN TRENT PLC	GB00B1FH8J72	08-Jul-2021	RENEW THE COMPANY'S AUTHORITY TO ALLOT SHARES	FOR
SNOWFLAKE INC.	US8334451098	08-Jul-2021	Election of Class I Director: Benoit Dageville	FOR
SNOWFLAKE INC.	US8334451098	08-Jul-2021	Election of Class I Director: Jayshree V. Ullal	FOR
SNOWFLAKE INC.	US8334451098	08-Jul-2021	Election of Class I Director: Mark S. Garrett	ABSTAIN
SNOWFLAKE INC.	US8334451098	08-Jul-2021	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending January 31, 2022.	FOR
DACIAN GOLD LTD	AU000000DCN6	09-Jul-2021	APPROVAL TO ISSUE TRANCHE 2 PLACEMENT SHARES	FOR
DACIAN GOLD LTD	AU000000DCN6	09-Jul-2021	RATIFICATION OF ISSUE OF SCHEME OPTIONS	FOR
DACIAN GOLD LTD	AU000000DCN6	09-Jul-2021	RATIFICATION OF ISSUE OF TRANCHE 1 PLACEMENT SHARES	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS WITHOUT RESTRICTION AS TO USE	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO AUTHORISE THE DIRECTORS TO OPERATE THE J SAINSBURY 1980 SAVINGS-RELATED SHARE OPTION SCHEME SHARESAVE	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 7.4 PENCE PER ORDINARY SHARE IN RESPECT OF THE 52 WEEKS TO 6 MARCH 2021	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO ELECT ADRIAN HENNAH AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AUDITOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RECEIVE AND ADOPT THE COMPANY'S AUDITED ANNUAL REPORT AND FINANCIAL STATEMENTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT BRIAN CASSIN AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT DAME SUSAN RICE AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT JO HARLOW AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT KEITH WEED AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT KEVIN O BYRNE AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT MARTIN SCICLUNA AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT SIMON ROBERTS AS A DIRECTOR	FOR
J.SAINSBURY PLC	GB00B019Kw72	09-Jul-2021	TO RE-ELECT TANUJ KAPILASHRAMI AS A DIRECTOR	FOR
JOHN LAING GROUP PLC	GB00BVC3CB83	09-Jul-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
JOHN LAING GROUP PLC	GB00BVC3CB83	09-Jul-2021	FOR THE PURPOSES OF THE SCHEME: (A) TO AUTHORISE THE JOHN LAING DIRECTORS TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; (B) TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE NOTICE OF GENERAL MEETING; AND (C) SUBJECT TO AND CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE, THE RE-REGISTRATION OF THE COMPANY AS A PRIVATE LIMITED COMPANY WITH THE NAME "JOHN LAING GROUP LIMITED" WITH EFFECT FROM THE DATE APPROVED BY THE REGISTRAR OF COMPANIES	FOR
MACA LTD	AU000000MLD9	09-Jul-2021	RATIFICATION OF PRIOR ISSUE OF SHARES - LISTING RULE 7.1	ABSTAIN
MACA LTD	AU000000MLD9	09-Jul-2021	REPLACEMENT OF CONSTITUTION	FOR
MELROSE INDUSTRIES PLC	GB00B21G4322	09-Jul-2021	TO APPROVE THE REDUCTION OF THE COMPANY'S SHARE PREMIUM ACCOUNT	FOR
MELROSE INDUSTRIES PLC	GB00B21G4322	09-Jul-2021	TO AUTHORISE THE COMPANY TO UNDERTAKE THE CONSOLIDATION OF ITS ORDINARY SHARE CAPITAL	FOR
MELROSE INDUSTRIES PLC	GB00B21G4322	09-Jul-2021	TO CAPITALISE AND APPROVE THE DIRECTORS AUTHORITY TO ALLOT B2 SHARES	FOR
PROSUS N.V.	NL0013654783	09-Jul-2021	TO CONSIDER AND TO VOTE ON THE PROPOSED TRANSACTION (COMBINED RESOLUTION), TO	AGAINST
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	APPOINT AND TO FIX THE REMUNERATION OF BRANCH AUDITORS IN CONSULTATION WITH THE STATUTORY CENTRAL AUDITORS FOR THE PURPOSE	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	APPOINTMENT OF MS. VARSHA PURANDARE (DIN: 05288076) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	PAYMENT OF PERFORMANCE LINKED INCENTIVE TO MS. SHALINI WARRIER (DIN: 08257526), EXECUTIVE DIRECTOR OF THE BANK	FOR

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THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RAISING OF FUNDS THROUGH ISSUANCE OF BONDS	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RAISING OF TIER I CAPITAL OF THE BANK THROUGH ISSUANCE OF SECURITIES	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RE-APPOINTMENT OF MR. A P HOTA (DIN- 02593219) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RE-APPOINTMENT OF MR. ASHUTOSH KHAJURIA (DIN: 05154975) AS EXECUTIVE DIRECTOR OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	RE-APPOINTMENT OF MR. SHYAM SRINIVASAN (DIN: 02274773) AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE BANK	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	REVISION OF TENURE OF APPOINTMENT OF M/S. VARMA AND VARMA, ONE OF THE JOINT STATUTORY CENTRAL AUDITORS	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MS. SHALINI WARRIER (DIN: 08257526), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	AGAINST
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO APPROVE THE ISSUANCE OF EQUITY SHARES ON PREFERENTIAL BASIS	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO DECLARE A FINAL DIVIDEND OF RS. 0.70 PER EQUITY SHARE OF RS.2/- EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
THE FEDERAL BANK LTD	INE171A01029	09-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT A. THE AUDITED FINANCIAL STATEMENTS, INCLUDING AUDITED BALANCE SHEET AND PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON. B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, INCLUDING AUDITED CONSOLIDATED BALANCE SHEET AND PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
TONGKUN GROUP CO LTD	CNE1000012X7	09-Jul-2021	THE PROJECT INVESTMENT AGREEMENT TO BE SIGNED WITH A COMPANY AND GULEI PORT ECONOMIC DEVELOPMENT ZONE, ZHANGZHOU, FUJIAN	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 143(8) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("ACT") AND THE RULES MADE THEREUNDER, AS AMENDED FROM TIME TO TIME, THE BOARD OF DIRECTORS BE AND IS HEREBY AUTHORIZED TO APPOINT BRANCH AUDITORS OF ANY BRANCH OFFICE OF THE COMPANY, WHETHER EXISTING OR WHICH MAY BE OPENED HEREAFTER, OUTSIDE INDIA, IN CONSULTATION WITH THE COMPANY'S STATUTORY AUDITORS, ANY PERSON(S)/ FIRM(S) QUALIFIED TO ACT AS BRANCH AUDITOR IN TERMS OF THE PROVISIONS OF SECTION 143(8) OF THE ACT AND TO FIX THEIR REMUNERATION	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	RESOLVED THAT IN SUPERSESSION OF THE RESOLUTION PASSED BY THE MEMBERS AT THE ANNUAL GENERAL MEETING HELD ON AUGUST 11, 2015 AND PURSUANT TO THE PROVISIONS OF SECTION 180(1)(C) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("ACT") READ WITH RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), CONSENT OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS "BOARD" WHICH TERM SHALL INCLUDE ANY COMMITTEE THEREOF FOR THE TIME BEING EXERCISING THE POWERS CONFERRED ON THE BOARD BY THIS RESOLUTION) TO BORROW BY WAY OF LOAN/DEBENTURES (WHETHER SECURED OR UNSECURED) / BONDS / DEPOSITS / FUND BASED / NON-FUND BASED LIMITS/ GUARANTEE FOR THE PURPOSE OF THE BUSINESS OF THE COMPANY ANY SUM OR SUMS OF MONEY EITHER IN INDIAN OR FOREIGN CURRENCY FROM TIME TO TIME FROM ANY BANK(S) OR ANY FINANCIAL INSTITUTION(S) OR ANY OTHER INSTITUTION(S), FIRM(S), BODY CORPORATE(S), OR OTHER PERSON(S) OR FROM ANY OTHER SOURCE IN INDIA OR OUTSIDE INDIA WHOMSOEVER IN ADDITION TO THE TEMPORARY LOANS OBTAINED FROM THE COMPANY'S BANKER(S) IN THE ORDINARY COURSE OF BUSINESS PROVIDED THAT THE SUM OR SUMS SO BORROWED UNDER THIS RESOLUTION AND REMAINING OUTSTANDING AT ANY TIME SHALL NOT EXCEED IN THE AGGREGATE INR 50,000 CRORE (RUPEES FIFTY THOUSAND CRORE ONLY)." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH STEPS AS MAY BE DEEMED NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	RESOLVED THAT MRS. AVANTIKA SINGH AULAKH, IAS (DIN: 07549438), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS W.E.F SEPTEMBER 15, 2020 PURSUANT TO THE PROVISIONS OF SECTION 161 OF THE COMPANIES ACT, 2013 ("ACT") AND ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER PROPOSING HER CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("ACT") AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV OF THE ACT AND SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME, MR. P. S. JAYAKUMAR (DIN: 01173236), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS W.E.F JULY 23, 2020 PURSUANT TO THE PROVISIONS OF SECTION 161 OF THE ACT AND ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A TERM OF FIVE CONSECUTIVE YEARS COMMENCING W.E.F JULY 23, 2020	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF DR. MALAY MAHADEVIA (DIN: 00064110), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO DECLARE DIVIDEND ON PREFERENCE SHARES FOR THE FINANCIAL YEAR 2020-21: DIVIDEND @ 0.01 % ON NON-CUMULATIVE REDEEMABLE PREFERENCE SHARES	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2020-21: DIVIDEND OF INR 5 PER SHARE (250%) WILL BE PAID ON OR AFTER JULY 15, 2021	FOR
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	INE742F01042	12-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR

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COCA-COLA FEMSA SAB DE CV	MX01K0000002	12-Jul-2021	APPOINTMENT OF DELEGATES TO FORMALIZE THE RESOLUTIONS OF THE GENERAL MEETING	FOR
COCA-COLA FEMSA SAB DE CV	MX01K0000002	12-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE AMENDMENT OF THE CORPORATE PURPOSE, AND, AS A CONSEQUENCE, OF ARTICLE 2 OF THE BYLAWS OF THE COMPANY	FOR
COCA-COLA FEMSA SAB DE CV	MX01K0000002	12-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE MODIFICATION OF THE MANNER IN WHICH THE RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY ARE INTRODUCED AND APPROVED, AND, AS A CONSEQUENCE, OF ARTICLE 29 OF THE BYLAWS OF THE COMPANY	FOR
COCA-COLA FEMSA SAB DE CV	MX01K0000002	12-Jul-2021	READING AND APPROVAL, IF DEEMED APPROPRIATE, OF THE MINUTES OF THE GENERAL MEETING	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Appointment of delegates for the formalization of the Meeting's resolutions.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the Company's corporate purpose and consequently, to Article 2 of its By-laws.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the manner in which the Board of Directors of the Company is installed and how its resolutions are approved and consequently, to Article 29 of its By-laws.	FOR
COCA-COLA FEMSA, S.A.B DE C.V.	US1912411089	12-Jul-2021	Reading and, if applicable, approval of the Meeting's minute.	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATIONS	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS BY A SUBSIDIARY	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	APPOINTMENT OF 2021 AUDIT FIRM	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	AUTHORIZATION TO THE MANAGEMENT TEAM TO HANDLE RELEVANT MATTERS ON OVERSEAS BOND ISSUANCE	FOR
EAST MONEY INFORMATION CO LTD	CNE10000MD4	12-Jul-2021	ISSUANCE OF OVERSEAS BONDS BY AN OVERSEAS WHOLLY-OWNED SUBSIDIARY AND PROVISION OF GUARANTEE BY THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPG0001S9	12-Jul-2021	THAT CHRIS AIKEN BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPG0001S9	12-Jul-2021	THAT JANE FREEMAN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPG0001S9	12-Jul-2021	THAT MARK POWELL BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KIWI PROPERTY GROUP LTD	NZKPG0001S9	12-Jul-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	2021 RESTRICTED A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	2021 RESTRICTED A SHARE INCENTIVE SCHEME (DRAFT) AND ITS SUMMARY	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	ASSESSMENT MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	ASSESSMENT MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AUTHORIZATION TO THE BOARD OF THE COMPANY TO HANDLE MATTERS PERTAINING TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE PROCEDURES FOR FILING THE ARTICLES OF ASSOCIATION WITH THE MARKET SUPERVISION AND MANAGEMENT DEPARTMENT	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS PERTAINING TO THE 2021 RESTRICTED A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REDUCTION OF REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REDUCTION OF REGISTERED CAPITAL	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED A SHARES GRANTED UNDER THE A SHARE INCENTIVE SCHEME	FOR
PHARMARON BEIJING CO., LTD.	CNE100003PG4	12-Jul-2021	REPURCHASE AND CANCELLATION OF PART OF THE RESTRICTED A SHARES GRANTED UNDER THE A SHARE INCENTIVE SCHEME	FOR
VECTURA GROUP PLC	GB00BKM2MW97	12-Jul-2021	APPROVE MATTERS RELATING TO THE CASH ACQUISITION OF VECTURA GROUP PLC BY MURANO BIDCO LIMITED	FOR
VECTURA GROUP PLC	GB00BKM2MW97	12-Jul-2021	APPROVE RE-REGISTRATION OF THE COMPANY AS A PRIVATE COMPANY; APPROVE CHANGE OF COMPANY NAME TO VECTURA GROUP LIMITED; ADOPT NEW ARTICLES OF ASSOCIATION	FOR
VECTURA GROUP PLC	GB00BKM2MW97	12-Jul-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
AZZ INC.	US0024741045	13-Jul-2021	Approve, on an advisory basis, AZZ's Executive Compensation Program.	FOR
AZZ INC.	US0024741045	13-Jul-2021	Approve, on an advisory basis, the frequency of "Say-on-Pay" votes.	1 YEAR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Carol R. Jackson	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Clive A. Grannum	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Daniel E. Berce	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Daniel R. Feehan	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Ed McGough	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Paul Eisman	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Steven R. Purvis	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Thomas E. Ferguson	FOR
AZZ INC.	US0024741045	13-Jul-2021	Election of Director: Venita McCollon-Allen	FOR
AZZ INC.	US0024741045	13-Jul-2021	Ratify the appointment of Grant Thorton, LLP to serve as AZZ's independent registered public accounting firm for the fiscal year ending February 28, 2022.	FOR

BINGO INDUSTRIES LTD	AU000000BIN7	13-Jul-2021	THAT, PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN BINGO INDUSTRIES LIMITED AND THE HOLDERS OF ITS ORDINARY SHARES, AS CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART, IS AGREED TO, WITH OR WITHOUT ALTERATIONS OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES TO WHICH BINGO INDUSTRIES LIMITED AND RECYCLE AND RESOURCE OPERATIONS PTY LIMITED AGREE.	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITORS REMUNERATION	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE CALLING OF GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND POLITICAL EXPENDITURE OF NOT MORE THAN 20,000 POUNDS IN TOTAL	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES UP TO THE SPECIFIED LIMIT	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO A LIMITED AMOUNT	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 6.64P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO ELECT IRVINDER GOODHEW AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO ELECT LORAIN WOODHOUSE AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO EMPOWER THE DIRECTORS TO ALLOT ADDITIONAL SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS IN CONNECTION WITH AN ACQUISITION	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO EMPOWER THE DIRECTORS TO ALLOT SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO SHAREHOLDERS UP TO THE SPECIFIED AMOUNT	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RECEIVE THE ANNUAL REPORT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT ALASTAIR HUGHES AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT LAURA WADE-GERY AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT LYNN GLADDEN AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT NICHOLAS MACPHERSON AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT PREBEN PREBENSEN AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT SIMON CARTER AS A DIRECTOR	FOR
BRITISH LAND COMPANY PLC	GB0001367019	13-Jul-2021	TO RE-ELECT TIM SCORE AS A DIRECTOR	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	AMEND CORPORATE PURPOSE	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.35 PER SHARE	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	AGAINST
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	APPROVE REMUNERATION POLICY	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
CROPENERGIES AG	DE000A0LAUP1	13-Jul-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
HERMAN MILLER, INC.	US6005441000	13-Jul-2021	Proposal to adjourn the Herman Miller special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the Herman Miller special meeting to approve the Herman Miller share issuance proposal or to ensure that any supplement or amendment to the joint proxy statement/prospectus is timely provided to Herman Miller shareholders.	FOR
HERMAN MILLER, INC.	US6005441000	13-Jul-2021	Proposal to approve the issuance of Herman Miller common stock, par value \$0.20 per share, to Knoll stockholders in connection with the merger contemplated by the Agreement and Plan of Merger, dated as of April 19, 2021, by and among Herman Miller, Inc., Heat Merger Sub, Inc. and Knoll, Inc. (the "Herman Miller share issuance proposal").	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	ADVISORY VOTE ON THE ANNUAL REPORT OF THE REMUNERATION OF DIRECTOR'S	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	ALLOCATION OF RESULTS	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	AMENDMENT OF ARTICLE 36	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	AMENDMENT OF ARTICLES 22,24,25, 28,29,30 AND 30BIS CHAPTER II TITTLE III	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	AMENDMENT OF THE BYLAWS ARTICLE 8 TITTLE II	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF ANNUAL ACCOUNTS AND MANAGEMENT REPORT	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE DIRECTOR'S REMUNERATION POLICY FOR 2021,2022 AND 2023	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE LONG-TERM INCENTIVE PLAN IN CASH AND IN SHARES ADDRESSED TO MEMBERS OF MANAGEMENT, INCLUDING EXECUTIVE DIRECTORS AND OTHER EMPLOYEES OF THE INDITEX GROUP	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE NEW TEXT OF BYLAWS	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT	FOR

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INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	APPROVAL OF THE REVISED TEXT OF THE REGULATIONS OF THE GENERAL MEETING OF SHAREHOLDERS	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	GRANTING OF POWERS TO IMPLEMENT RESOLUTIONS	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	NEW ARTICLE 15 BIS, AND AMENDMENT OF ARTICLES 15,16,17,19,20 AND 21 CHAPTER I TITTLE III	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	REELECTION OF DELOITTE AS AUDITOR	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	REELECTION OF MR JOSE ARNAU SIERRA AS DIRECTOR	FOR
INDUSTRIA DE DISEÑO TEXTIL S.A.	ES0148396007	13-Jul-2021	REPORTING ON THE AMENDMENTS TO THE BOARD OF DIRECTORS	ABSTAIN
INTERNATIONAL SEAWAYS INC	MHY410531021	13-Jul-2021	Approval of the adjournment of the Company special meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies in the event there are not sufficient votes at the time of the Company special meeting to approve the Company share issuance proposal above.	FOR
INTERNATIONAL SEAWAYS INC	MHY410531021	13-Jul-2021	Approval of the issuance of the Company common stock, no par value, to shareholders of Diamond S Shipping Inc. ("Diamond S") in connection with the merger (the "Merger") contemplated by the agreement and plan of merger, dated March 30, 2021, by and among International Seaways, Inc. (the "Company"), Dispatch Transaction Sub, Inc. and Diamond S.	FOR
KNOLL, INC.	US4989042001	13-Jul-2021	To adjourn the Knoll special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the Knoll special meeting to approve the Knoll merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Knoll stockholders.	FOR
KNOLL, INC.	US4989042001	13-Jul-2021	To adopt the Agreement and Plan of Merger, dated as of April 19, 2021 (which, as it may be amended from time to time, we refer to as the "merger agreement"), among Herman Miller, Inc., Heat Merger Sub, Inc. and Knoll, Inc. (which we refer to as the "Knoll merger proposal").	FOR
KNOLL, INC.	US4989042001	13-Jul-2021	To approve, by a non-binding advisory vote, certain compensation that may be paid or become payable to Knoll's named executive officers that is based on or otherwise relates to the merger contemplated by the merger agreement	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION IN THE FORM SET OUT IN THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE ELECTION OF KATERINA PATMORE AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ANDREW JONES AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ANDREW LIVINGSTON AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF JAMES DEAN AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF MARTIN MCGANN AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF PATRICK VAUGHAN AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ROBERT FOWLDS AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF ROSALYN WILTON AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO APPROVE THE RE-ELECTION OF SUZANNE AVERY AS A DIRECTOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE COMPANY TO CALL ANY GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) OF THE COMPANY ON NOTICE OF AT LEAST 14 CLEAR DAYS	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE COMPANY, IN ACCORDANCE WITH SECTION 701 OF THE COMPANIES ACT 2006, TO MAKE MARKET PURCHASES OF ORDINARY SHARES IN THE COMPANY	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO AUTHORISE THE DIRECTORS, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006, TO ALLOT SHARES AND EQUITY SECURITIES IN THE COMPANY	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO CONSIDER AND APPROVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO DISAPPLY SECTION 561 OF THE COMPANIES ACT 2006 IN RESPECT OF ALLOTMENTS	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO DISAPPLY SECTION 561 OF THE COMPANIES ACT 2006 IN RESPECT OF SPECIFIED ALLOTMENTS	FOR
LONDONMETRIC PROPERTY PLC	GB00B4WFW713	13-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
MAPLE TREE LOGISTICS TRUST	SG1S03926213	13-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
MAPLE TREE LOGISTICS TRUST	SG1S03926213	13-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MLT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLE TREE LOGISTICS TRUST	SG1S03926213	13-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MLT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO APPROVE THE ADOPTION OF THE 2021 SHARE OPTION SCHEME (AS DEFINED IN THE NOTICE OF THE 2021 AGM) AND THE TERMINATION OF THE EXISTING SHARE OPTION SCHEME (AS DEFINED IN THE NOTICE OF THE 2021 AGM)	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO CONSIDER AND DECLARE A FINAL DIVIDEND IN RESPECT OF THE YEAR ENDED 31 MARCH 2021	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO FIX THE DIRECTORS' FEES (INCLUDING THE ADDITIONAL FEES PAYABLE TO CHAIRMAN AND MEMBERS OF THE AUDIT COMMITTEE, THE NOMINATION COMMITTEE AND THE REMUNERATION COMMITTEE OF THE COMPANY) FOR THE YEAR ENDING 31 MARCH 2022, PRO-RATA TO THEIR LENGTH OF SERVICES DURING THE YEAR	FOR

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VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES REPRESENTING UP TO 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF THE 2021 AGM, AND THE DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL NOT BE MORE THAN 10% TO THE BENCHMARKED PRICE (AS DEFINED IN THE NOTICE OF THE 2021 AGM)	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES REPRESENTING UP TO 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AT THE DATE OF THE 2021 AGM	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-APPOINT KPMG AS THE AUDITOR AND AUTHORISE THE BOARD TO FIX ITS REMUNERATION	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS OF THE COMPANY (THE "DIRECTOR(S)") AND THE AUDITOR OF THE COMPANY (THE "AUDITOR") FOR THE YEAR ENDED 31 MARCH 2021	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-ELECT DR. WILLIAM FUNG KWOK LUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-ELECT MR. ANDY LEUNG HON KWONG AS AN EXECUTIVE DIRECTOR	FOR
VTECH HOLDINGS LTD	BMG9400S1329	13-Jul-2021	TO RE-ELECT PROFESSOR KO PING KEUNG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Anthony E. Malkin	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Carrie A. Wheeler	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Cyrus D. Walker	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Ian G. H. Ashken	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: James E. Lillie	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Lord Paul Myners	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Russell A. Becker	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Sir Martin E. Franklin	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting: Thomas V. Milroy	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
API GROUP CORPORATION	US00187Y1001	14-Jul-2021	To ratify the appointment of KPMG LLP ("KPMG") as our independent registered public accounting firm for the 2021 fiscal year.	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE AND ESTABLISH AN ALL-EMPLOYEE SHARE PLAN BURBERRY GROUP PLC INTERNATIONAL FREE SHARE PLAN	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE AND ESTABLISH AN ALL-EMPLOYEE SHARE PLAN BURBERRY GROUP PLC SHARE INCENTIVE PLAN	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 27 MARCH 2021 AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE THE NEW ARTICLES OF ASSOCIATION	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO APPROVE THE RENEWAL OF AN ALL-EMPLOYEE SHARE PLAN BURBERRY GROUP PLC SHARE SAVE PLAN 2011	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE POLITICAL DONATIONS BY THE COMPANY AND ITS SUBSIDIARIES	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE COMPANY TO DETERMINE THE AUDITORS REMUNERATION FOR THE YEAR ENDED 2 APRIL 2022	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS OTHER THAN AN AGM ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 42.5P PER ORDINARY SHARE FOR THE YEAR ENDED 27 MARCH 2021	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO ELECT ANTOINE DE SAINT-AFFRIQUE AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 27 MARCH 2021	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT DAME CAROLYN MCCALL AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT DEBRA LEE AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT DR GERRY MURPHY AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT FABIOLA ARREDONDO AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT JULIE BROWN AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT MARCO GOBBETTI AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT MATTHEW KEY AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT ORNA NICHIONNA AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT RON FRASCH AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RE-ELECT SAM FISCHER AS A DIRECTOR OF THE COMPANY	FOR
BURBERRY GROUP PLC	GB0031743007	14-Jul-2021	TO RENEW THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	Director Election - Fahim Ahmed	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	Director Election - Michael Chang	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	Director Election - Kristine Dickson	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	Director Election - James A. Star	FOR
CHEWY, INC.	US16679L1098	14-Jul-2021	To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers.	FOR

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CHEWY, INC.	US16679L1098	14-Jul-2021	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending January 30, 2022.	FOR
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	AMENDMENT OF COMPANY REMUNERATION POLICY	FOR
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER A D AND O LIABILITY INSURANCE POLICY	FOR
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	REAPPOINTMENT OF MS. Yael Git as an External Director	AGAINST
DELEK AUTOMOTIVE SYSTEMS LTD	IL0008290103	14-Jul-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	AGAINST
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	ADDITIONAL AUTHORITY TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	ADOPT THE AMENDED INVESTMENT POLICY OF THE COMPANY	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	AUTHORITY TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO APPROVE THE REMUNERATION AND NOMINATION COMMITTEE REPORT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE AUDIT RISK AND VALUATIONS COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RECEIVE THE DIRECTORS REPORT AND THE ACCOUNTS FOR THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT BEN WILKINSON AS A DIRECTOR	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT GRAHAME COOK AS A DIRECTOR	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT KAREN SLATFORD AS A DIRECTOR	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT MARTIN DAVIS AS A DIRECTOR	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT RICHARD PELLY AS A DIRECTOR	FOR
DRAPER ESPRIT PLC	GB00BY7QYJ50	14-Jul-2021	TO RE-ELECT STUART CHAPMAN AS A DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	APPOINTMENT OF DR. MIRIAM HARAN AS AN EXTERNAL DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVIAD KAUFMAN	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVISAR PAZ	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. GADI LESIN	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. LIOR REITBLATT, INDEPENDENT DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. OVADIA ELI	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. REEM AMINOACH, INDEPENDENT DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SAGI KABLA	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YOAV DOPPELT, EXECUTIVE CHAIRMAN	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. TZIPI OZER ARMON, INDEPENDENT DIRECTOR	FOR
ICL GROUP LTD	IL0002810146	14-Jul-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 34 HK CENTS PER SHARE IN RESPECT OF THE YEAR ENDED 31 MARCH 2021	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES BOUGHT BACK BY THE COMPANY PURSUANT TO RESOLUTION NUMBERED 3	AGAINST
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY	AGAINST
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RECEIVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. AUSTIN JESSE WANG AS AN EXECUTIVE DIRECTOR	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. JOSEPH CHI-KWONG YAM AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
JOHNSON ELECTRIC HOLDINGS LTD	BMG5150J1577	14-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: MR. PETER KIN-CHUNG WANG AS A NON-EXECUTIVE DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	APPROVE REMUNERATION POLICY	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	APPROVE REMUNERATION REPORT	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE DIRECTORS TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS	FOR

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LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEK'S NOTICE	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	REAPPOINT BDO LLP AS AUDITORS	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT COLIN SMITH AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT JEANNETTE ETHERDEN AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT JOHN CARTWRIGHT AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT PATRICIA DIMOND AS DIRECTOR	FOR
LXI REIT PLC	GB00BYQ46T41	14-Jul-2021	RE-ELECT STEPHEN HUBBARD AS DIRECTOR	FOR
MAPLETREE INDUSTRIAL TRUST	SG2C32962814	14-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
MAPLETREE INDUSTRIAL TRUST	SG2C32962814	14-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MIT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLETREE INDUSTRIAL TRUST	SG2C32962814	14-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MIT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Approval, on an advisory basis, the compensation of the Company's named executive officers, as more described in the proxy statement.	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Thomas E. Capasse	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Jack J. Ross	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Frank P. Filippis	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Dominique Mielle	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Gilbert E. Nathan	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Andrea Petro	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - J. Mitchell Reese	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Director Election - Todd M. Sinai	FOR
READY CAPITAL CORPORATION	US75574U1016	14-Jul-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the 2021 fiscal year.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Advisory vote to approve named executive officer compensation.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Approval of the Steelcase Inc. Incentive Compensation Plan.	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Catherine C. B. Schmelter	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Cathy D. Ross	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Connie K. Duckworth	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: James P. Keane	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Jennifer C. Niemann	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Kate Pew Wolters	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Linda K. Williams	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Peter M. Wege II	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Robert C. Pew III	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Sara E. Armbruster	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Timothy C. E. Brown	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Election of Director: Todd P. Kelsey	FOR
STEELCASE INC.	US8581552036	14-Jul-2021	Ratification of independent registered public accounting firm.	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	APPOINTMENT OF MS. TULSI NAIDU (DIN: 03017471) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	REVISION IN THE TERMS OF REMUNERATION OF MR. RISHAD A. PREMJI (DIN: 02983899) AS WHOLE TIME DIRECTOR (DESIGNATED AS "EXECUTIVE CHAIRMAN") OF THE COMPANY	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF INR 1 PER EQUITY SHARE ALREADY PAID DURING THE YEAR AS THE FINAL DIVIDEND FOR THE FINANCIAL YEAR 2020-21	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	TO CONSIDER APPOINTMENT OF A DIRECTOR IN PLACE OF MR. THIERRY DELAPORTE (DIN: 08107242) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
WIPRO LTD	INE075A01022	14-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY (INCLUDING CONSOLIDATED FINANCIAL STATEMENTS) FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 DEAR DAYS' NOTICE	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	THAT THE DIRECTORS BE AND THEY ARE HEREBY AUTHORISED PURSUANT TO SECTION 570 AND SECTION 573 OF THE COMPANIES ACT 2006 TO DISAPPLY PRE-EMPTION RIGHTS OVER CERTAIN ALLOTMENTS OF SHARES	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	THAT THE DIRECTORS BE AND THEY ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO ALLOT SHARES IN THE COMPANY	FOR

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AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY, IN THE FORM SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	AGAINST
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO AUTHORISE THE COMPANY AND ANY SUBSIDIARY OF THE COMPANY TO MAKE AND INCUR POLITICAL EXPENDITURE	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021 OF USD 0.025 CENTS FOR EACH ORDINARY SHARE IN THE CAPITAL OF THE COMPANY	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO ELECT JAIDEEP PAUL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO ELECT KELLY BAYER ROSMARIN AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT AKHIL GUPTA AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT ANDREW GREEN AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT ANNIKA POUTIAINEN AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT AWUNEB A AJUMOGOBIA AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT DOUGLAS BAILLIE AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT JOHN DANILOVICH AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT RAGHUNATH MANDAVA AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT RAVI RAJAGOPAL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT SHRAVIN BHARTI MITTAL AS A DIRECTOR	FOR
AIRTEL AFRICA PLC	GB00BKDRYJ47	15-Jul-2021	TO RE-ELECT SUNIL BHARTI MITTAL AS A DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	GRANT OF EQUITY AWARDS TO THE MANAGING DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	INCREASE IN TOTAL FEE POOL OF NON-EXECUTIVE DIRECTORS	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	ISSUE OF SHARES - 10% PRO RATA	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	ISSUE OF SHARES PURSUANT TO AN EMPLOYEE INCENTIVE SCHEME	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	ISSUE OF SHARES PURSUANT TO DIVIDEND REINVESTMENT PLAN	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	RE-ELECTION OF MR ALAN CHAN HENG LOON AS A DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	RE-ELECTION OF MR ROBERT MILLINER AS A DIRECTOR	FOR
AUSNET SERVICES LTD	AU000000AST5	15-Jul-2021	REMUNERATION REPORT	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	14 DAYS NOTICE OF MEETING	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	ANNUAL REPORT AND ACCOUNTS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	ARTICLES OF ASSOCIATION	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUDITORS RE-APPOINTMENTS: KPMG LLP	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUDITORS REMUNERATION	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUTHORITY FOR POLITICAL DONATIONS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT ADEL AL-SALEH	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT ALLISON KIRKBY	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT IAIN CONN	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT ISABEL HUDSON	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT JAN DU PLESSIS	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT LEENA NAIR	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT MATTHEW KEY	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT PHILIP JANSEN	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT SARA WELLER	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT SIMON LOWTH	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	RE-ELECT SIR IAN CHESHIRE	FOR
BT GROUP PLC	GB0030913577	15-Jul-2021	REPORT ON DIRECTORS REMUNERATION	FOR
CAPITA PLC	GB00B23KOM20	15-Jul-2021	APPROVE DISPOSAL OF CAPITA'S 51 PER CENT. INTEREST IN AXELOS LIMITED	FOR

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ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021 (EXCLUDING THE PART SUMMARISING THE DIRECTORS' REMUNERATION POLICY)	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO APPROVE THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN ORDINARY SHARES	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE DIRECTORS POWER TO ALLOT SHARES	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE DIRECTORS POWER TO DISSAPPLY PREEMPTION RIGHTS FOR ADDITIONAL 5% OF ISSUED SHARE CAPITAL	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO AUTHORISE THE DIRECTORS POWER TO DISSAPPLY PREEMPTION RIGHTS FOR UP TO 5% OF ISSUED SHARE CAPITAL	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO DECLARE A FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 9.8P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO ELECT RONA FAIRHEAD AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO PROVIDE LIMITED AUTHORITY TO MAKE POLITICAL DONATIONS AND TO INCUR POLITICAL EXPENDITURE	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THE AGM	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT BESSIE LEE AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT DAVID EGAN AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT DAVID SLEATH AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT JOAN WAINWRIGHT AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT LINDSLEY RUTH AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT LOUISA BURDETT AS A DIRECTOR	FOR
ELECTROCOMPONENTS PLC	GB0003096442	15-Jul-2021	TO RE-ELECT SIMON PRYCE AS A DIRECTOR	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	REAPPOINTMENT OF THE BRIGHTMAN ALMAGOR ZOHAR AND CO. CPA FIRM AS COMPANY AUDITING FOR THE TERM ENDING AT THE CLOSE OF THE NEXT A MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: AVIRAM WERTHEIM	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MEIR SHANNIE, INDEPENDENT DIRECTOR	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: NATHAN HETZ, BOARD CHAIRMAN	FOR
ENERGIX-RENEWABLE ENERGIES LTD	IL0011233553	15-Jul-2021	SPLIT VOTE OVER THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: OREN FRENKEL	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Election of Director for a Term ending in 2024: Alejandro Quiroz	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Election of Director for a Term ending in 2024: Godfrey M. Long, Jr.	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	Election of Director for a Term ending in 2024: Troy L. Priddy	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	In their discretion, the Proxies are authorized to vote upon such other business as may properly come before the meeting.	AGAINST
ENNIS, INC.	US2933891028	15-Jul-2021	Ratification of Grant Thornton LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	To approve the Ennis, Inc. 2021 Long-Term Incentive Plan ("the 2021 Plan").	FOR
ENNIS, INC.	US2933891028	15-Jul-2021	To approve, by non-binding advisory vote, executive compensation.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Appointment of delegates for the formalization of the resolutions adopted by the Meeting.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the Company's corporate purpose and consequently, to Article 2 of its By-laws.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Proposal, discussion and, if applicable, resolution on the modification of the manner in which the Board of Directors of the Company is installed and how its resolutions are approved and consequently, to Article 28 of its By-laws.	FOR
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	US3444191064	15-Jul-2021	Reading and, if applicable, approval of the Meeting's minutes.	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	APPOINTMENT OF DELEGATES TO FORMALIZE THE RESOLUTIONS OF THE GENERAL MEETING	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE AMENDMENT OF THE CORPORATE PURPOSE, AND, AS A CONSEQUENCE, OF ARTICLE 2 OF THE BYLAWS OF THE COMPANY	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	PROPOSAL, DISCUSSION AND, IF DEEMED APPROPRIATE, A RESOLUTION IN REGARD TO THE MODIFICATION OF THE MANNER IN WHICH THE RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY ARE INTRODUCED AND APPROVED, AND, AS A CONSEQUENCE, OF ARTICLE 28 OF THE BYLAWS OF THE COMPANY	FOR
FOMENTO ECONOMICO MEXICANO SAB DE CV	MXP320321310	15-Jul-2021	READING AND APPROVAL, IF DEEMED APPROPRIATE, OF THE MINUTES OF THE GENERAL MEETING	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	APPROVE FINAL DIVIDEND	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	APPROVE REMUNERATION POLICY	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	APPROVE REMUNERATION REPORT	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR

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HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE THE AUDIT AND RISK COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT GERALD KAYE AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT JOE LISTER AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT MATTHEW BONNING-SNOOK AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT RICHARD COTTON AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT RICHARD GRANT AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT SUE CLAYTON AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT SUE FARR AS DIRECTOR	FOR
HELICAL PLC	GB00B0FYMT95	15-Jul-2021	RE-ELECT TIM MURPHY AS DIRECTOR	FOR
JINKE PROPERTY GROUP CO LTD	CNE000000073	15-Jul-2021	INCREASING THE GUARANTEE QUOTA FOR SOME JOINT-STOCK REAL ESTATE COMPANIES	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	RATIFYING REMUNERATION OF COST AUDITOR FOR THE FY 2021-22	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	RE-APPOINTMENT OF, AND REMUNERATION PAYABLE TO, MR. SANJAY DALMIA (DIN: 03469908) AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. PARAG MUNOT (DIN: 00136337), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF INR 8.50/- PER EQUITY SHARE, ALREADY PAID AND TO DECLARE FINAL DIVIDEND ON EQUITY SHARES AT THE RATE OF INR 1.50/- PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
KALPATARU POWER TRANSMISSION LTD	INE220B01022	15-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS & AUDITORS THEREON; AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
MAPLETREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	15-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
MAPLETREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	15-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MNACT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLETREE NORTH ASIA COMMERCIAL TRUST	SG2F55990442	15-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MNACT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Appointment of PricewaterhouseCoopers LLP, Chartered Professional Accountants as Auditor of the Corporation for the ensuring year and authorizing the directors to fix their remuneration.	FOR
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Murat Armutlu	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Stanley Ma	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Dickie Orr	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Claude St-Pierre	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Suzan Zalter	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Gary O'Connor	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	Director Election - Eric Lefebvre	ABSTAIN
MTY FOOD GROUP INC.	CA55378N1078	15-Jul-2021	On an advisory basis, to accept the Board's approach to executive compensation disclosed in the Information Circular.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	15-Jul-2021	Adjournment - To approve the adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies to approve the merger agreement and the transactions contemplated by the merger agreement.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	15-Jul-2021	Merger and Share Issuance - To approve and adopt the Agreement and Plan of Merger dated April 12, 2021 (as the same may be amended from time to time), between Nicolet Bankshares, Inc. ("Nicolet"), and Mackinac Financial Corporation ("Mackinac"), pursuant to which Mackinac will merge with and into Nicolet, including the issuance of up to 2,360,314 shares of Nicolet common stock in the merger. The terms of the merger are more particularly described in the Proxy Materials.	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	INTRODUCTION OF DOUBLE VOTING RIGHT	AGAINST
NV BEKAERT SA	BE0974258874	15-Jul-2021	REMOTE VOTING PRIOR TO THE GENERAL MEETING	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	RIGHT TO ATTEND A GENERAL MEETING AND TO VOTE	FOR
NV BEKAERT SA	BE0974258874	15-Jul-2021	VOTING AT THE GENERAL MEETING	FOR
RH	US74967X1037	15-Jul-2021	Advisory vote to approve named executive officer compensation.	AGAINST
RH	US74967X1037	15-Jul-2021	Director Election - Gary Friedman	FOR
RH	US74967X1037	15-Jul-2021	Director Election - Carlos Alberini	FOR
RH	US74967X1037	15-Jul-2021	Director Election - Keith Belling	FOR

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RH	US74967X1037	15-Jul-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the 2021 fiscal year.	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO APPROVE DIRECTORS' FEES PAYABLE BY THE COMPANY	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE SHAREHOLDERS MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO AUTHORISE DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO AUTHORISE DIRECTORS TO OFFER/GRAVE OPTIONS AND ALLOT/ISSUE SHARES PURSUANT TO THE SINGAPORE POST SHARE OPTION SCHEME 2012, AND TO GRANT AWARDS AND ALLOT/ISSUE SHARES PURSUANT TO THE SINGAPORE POST RESTRICTED SHARE PLAN 2013	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO DECLARE A FINAL TAX EXEMPT ONE-TIER DIVIDEND OF 0.6 CENTS PER ORDINARY SHARE	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, DIRECTORS' STATEMENT AND INDEPENDENT AUDITOR'S REPORT	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-ELECT MR BOB TAN BENG HAI AS DIRECTOR	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-ELECT MR CHEN JUN AS DIRECTOR	FOR
SINGAPORE POST LTD	SG1N89910219	15-Jul-2021	TO RE-ELECT MS ELIZABETH KONG SAU WAI AS DIRECTOR	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.20 PER SHARE	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020/21	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	AGAINST
SUEDZUCKER AG	DE0007297004	15-Jul-2021	APPROVE REMUNERATION POLICY	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
SUEDZUCKER AG	DE0007297004	15-Jul-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	MANAGEMENT MEASURES FOR THE 6TH PHASE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
CHACHA FOOD CO LTD	CNE1000010Q5	16-Jul-2021	THE 6TH PHASE EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	FOR
EQT CORPORATION	US26884L1098	16-Jul-2021	Approve one or more adjournments of this special meeting, if necessary or appropriate, to permit solicitation of additional votes if there are insufficient votes to approve the Stock Issuance Proposal.	FOR
EQT CORPORATION	US26884L1098	16-Jul-2021	Approve, for purposes of complying with applicable NYSE listing rules, the issuance of shares of common stock, no par value, of EQT Corporation ("EQT") in an amount that exceeds 20% of the currently outstanding shares of common stock of EQT in connection with the transactions contemplated by the Membership Interest Purchase Agreement, by and among EQT, EQT Acquisition HoldCo LLC, a wholly owned indirect subsidiary of EQT, Alta Resources Development, LLC, Alta Marcellus Development, LLC and ARD Operating, LLC (the "Stock Issuance Proposal").	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	SUBJECT TO THE PASSING OF RESOLUTION 17, TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED: A. TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 17, BY WAY OF A RIGHTS ISSUE ONLY) OPEN FOR ACCEPTANCE FOR A PERIOD FIXED BY THE DIRECTORS TO HOLDERS OF ORDINARY SHARES (OTHER THAN THE COMPANY) ON THE REGISTER ON A RECORD DATE FIXED BY THE DIRECTORS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR RESPECTIVE HOLDINGS (OR TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY) BUT SUBJECT, IN EACH CASE, TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN OR UNDER THE LAWS OF ANY TERRITORY OR ANY OTHER MATTER; AND B. IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 17 AND/OR THE SALE OF TREASURY SHARES, TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) OF THIS RESOLUTION 18) UP TO A NOMINAL AMOUNT OF GBP 452,368, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, ON 16 OCTOBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED."	FOR

HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	SUBJECT TO THE PASSING OF RESOLUTION 17, TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED, IN ADDITION TO ANY OTHER AUTHORITY GRANTED UNDER RESOLUTION 18, TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: A. LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 452,368; AND B. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS OF THE COMPANY DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE OF ANNUAL GENERAL MEETING, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, ON 16 OCTOBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED."	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO APPROVE A FINAL DIVIDEND OF 19.8P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021 TO BE PAID ON 2 AUGUST 2021 TO SHAREHOLDERS ON THE REGISTER OF MEMBERS AT 6.00PM ON 2 JULY 2021	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO APPROVE THE ANNUAL STATEMENT BY THE CHAIRMAN OF THE REMUNERATION COMMITTEE AND THE ANNUAL REPORT ON DIRECTORS' REMUNERATION, AS SET OUT ON PAGES 92 TO 118 OF THE ANNUAL REPORT AND ACCOUNTS, FOR THE YEAR ENDED 31 MARCH 2021	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING ORDINARY RESOLUTION: "THAT, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006, THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: A. UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,015,788 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (B) BELOW IN EXCESS OF GBP 3,015,788; AND B. COMPRISING EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 6,031,577 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH ANY OFFER BY WAY OF RIGHTS ISSUE: 1) TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS PRACTICABLE) TO THEIR EXISTING SHAREHOLDINGS; AND 2) TO PEOPLE WHO ARE HOLDERS OF OR OTHERWISE HAVE RIGHTS TO OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, C. AND SO THAT, IN BOTH CASES, THE DIRECTORS MAY IMPOSE ANY LIMITS, RESTRICTIONS, EXCLUSIONS OR OTHER ARRANGEMENTS AS THEY MAY DEEM NECESSARY OR APPROPRIATE IN RELATION TO TREASURY SHARES, FRACTIONAL ELEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, ON 16 OCTOBER 2022), BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED."	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE."	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING SPECIAL RESOLUTION: "THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE ONE OR MORE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES IN THE CAPITAL OF THE COMPANY ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE PROVIDED THAT: A. THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE ACQUIRED IS 33,604,500 ORDINARY SHARES; B. THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY SUCH SHARE IS THE NOMINAL VALUE THEREOF; C. THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR ANY SUCH SHARE IS THE HIGHER OF (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE IN THE COMPANY AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME (IN EACH CASE, EXCLUSIVE OF EXPENSES); D. THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER ON 16 OCTOBER 2022), SAVE THAT THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO SUCH TIME, WHICH CONTRACT WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY PURCHASE ITS SHARES IN PURSUANCE OF ANY SUCH CONTRACT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED."	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO ELECT ROISIN DONNELLY AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO ELECT ROSS CLEMMOW AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO ELECT TOMMY BREEN AS A DIRECTOR	FOR

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HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AT WHICH ANNUAL ACCOUNTS ARE LAID BEFORE THE COMPANY'S SHAREHOLDERS	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021 INCLUDING THE STRATEGIC REPORT AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREIN	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT DAVID BOWER AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT EDWARD FITZMAURICE AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT KATRINA CLIFFE AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT OLIVIER GREMILLON AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT RICHARD HARPIN AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT RON MCMILLAN AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT STELLA DAVID AS A DIRECTOR	FOR
HOMESERVE PLC	GB00BYTFB60	16-Jul-2021	TO RE-ELECT TOM RUSIN AS A DIRECTOR	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	An advisory (non-binding) vote to approve compensation of our named executive officers.	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Bethany J. Mayer	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Brad W. Buss	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Edward H. Frank	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Ford Tamer	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Marachel L. Knight	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Matthew J. Murphy	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Michael G. Strachan	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Richard S. Hill	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: Robert E. Switz	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	Election of Director: W. Tudor Brown	FOR
MARVELL TECHNOLOGY, INC.	US5738741041	16-Jul-2021	To ratify the appointment of Deloitte and Touche LLP as our independent registered public accounting firm for the fiscal year ended January 29, 2022.	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	IN SUPERSESSION OF THE RESOLUTION OF THE MEMBERS OF THE BANK PASSED AT THE 22ND AGM DATED JULY 21, 2016, TO APPROVE THE REVISED REMUNERATION OF NON-EXECUTIVE DIRECTORS EXCEPT FOR PART TIME NON-EXECUTIVE CHAIRPERSON	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. SRIKANTH NADHAMUNI (DIN 02551389), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPOINT JOINT STATUTORY AUDITORS: M/S. M. M. NISSIM & CO. LLP, CHARTERED ACCOUNTANTS (ICAI FIRM REGISTRATION NO. 107122w/w100672) [M.M. NISSIM & CO. LLP]	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPROVE THE APPOINTMENT MR. ATANU CHAKRABORTY (DIN 01469375) AS A PART TIME NON-EXECUTIVE CHAIRMAN AND INDEPENDENT DIRECTOR OF THE BANK	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPROVE THE APPOINTMENT OF DR. (MS.) SUNITA MAHESHWARI (DIN 01641411) AS AN INDEPENDENT DIRECTOR	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO APPROVE THE RE-APPOINTMENT MR. UMESH CHANDRA SARANGI (DIN 02040436) AS AN INDEPENDENT DIRECTOR	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN D-2007 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN E-2010 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN F-2013 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO CONSIDER AMENDMENT TO THE ESOS-PLAN G-2016 AS APPROVED BY THE MEMBERS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES: THE RESERVE BANK OF INDIA (RBI), VIDE NOTIFICATION DATED DECEMBER 04, 2020, STATED THAT IN VIEW OF THE ONGOING STRESS AND HEIGHTENED UNCERTAINTY ON ACCOUNT OF COVID-19, BANKS SHOULD CONTINUE TO CONSERVE CAPITAL TO SUPPORT THE ECONOMY AND ABSORB LOSSES. THE NOTIFICATION ALSO STATED THAT IN ORDER TO FURTHER STRENGTHEN THE BANKS' BALANCE SHEETS, WHILE AT THE SAME TIME SUPPORT LENDING TO THE REAL ECONOMY, BANKS SHALL NOT MAKE ANY DIVIDEND PAYMENT ON EQUITY SHARES FROM THE PROFITS PERTAINING TO THE FINANCIAL YEAR ENDED MARCH 31, 2020. THE BANK DID NOT DECLARE FINAL DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2020. GIVEN THAT THE CURRENT "SECOND WAVE" HAS SIGNIFICANTLY INCREASED THE NUMBER OF COVID-19 CASES IN INDIA AND UNCERTAINTY REMAINS, THE BOARD OF DIRECTORS OF THE BANK, AT ITS MEETING HELD ON APRIL 17, 2021, HAS CONSIDERED IT PRUDENT TO CURRENTLY NOT PROPOSE DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021. THE BOARD SHALL REASSESS THE POSITION BASED ON ANY FURTHER GUIDELINES FROM THE RBI IN THIS REGARD	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO ISSUE UNSECURED PERPETUAL DEBT INSTRUMENTS (PART OF ADDITIONAL TIER I CAPITAL), TIER II CAPITAL BONDS AND LONG TERM BONDS (FINANCING OF INFRASTRUCTURE AND AFFORDABLE HOUSING) ON A PRIVATE PLACEMENT BASIS	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RATIFY AND APPROVE THE RELATED PARTY TRANSACTIONS WITH HDB FINANCIAL SERVICES LIMITED	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RATIFY AND APPROVE THE RELATED PARTY TRANSACTIONS WITH HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RATIFY THE ADDITIONAL AUDIT FEES TO THE STATUTORY AUDITORS, MSKA & ASSOCIATES, CHARTERED ACCOUNTANTS	FOR

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HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (CONSOLIDATED) OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE) OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
HDFC BANK LTD	INE040A01034	17-Jul-2021	TO REVISE THE TERM OF OFFICE OF MSKA & ASSOCIATES AS STATUTORY AUDITORS OF THE BANK	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE AND ADOPT NEW ARTICLES OF ASSOCIATION	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE PRE-EMPTION RIGHTS GENERAL POWER	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE PRE-EMPTION RIGHTS SPECIFIED CAPITAL INVESTMENT	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO APPROVE THE DIRECTORS REPORT ON REMUNERATION	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO AUTHORISE REDUCED NOTICE OF GENERAL MEETINGS OTHER THAN AN AGM	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO AUTHORISE THE ALLOTMENT OF SHARES	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO AUTHORISE THE REMUNERATION OF THE AUDITOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO ELECT C MILES AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT C CHESNEY AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT D MARTIN AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT K LEVER AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT M AVERILL AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT M TOPHAM AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RE ELECT R PIKE AS A DIRECTOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR	FOR
BIFFA PLC	GB00BD8DR117	19-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS 2021	FOR
CAIRN ENERGY PLC	GB00BN0SMB92	19-Jul-2021	TO APPROVE THE PROPOSED ACQUISITION SUBSTANTIALLY ON THE TERMS AND SUBJECT TO THE CONDITIONS SET OUT IN THE CIRCULAR DATED 29 JUNE 2021	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Richard H. Fleming	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - David J. Wilson	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Nicholas T. Pinchuk	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Liam G. McCarthy	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Heath A. Mitts	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Kathryn V. Roedel	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Aziz S. Aghili	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Jeanne Beliveau-Dunn	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	Director Election - Michael Dastoor	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	To conduct a shareholder advisory vote on the compensation of our named executive officers.	FOR
COLUMBUS MCKINNON CORPORATION	US1993331057	19-Jul-2021	To ratify the appointment of Ernst & Young LLP as independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR

EQUINITY GROUP PLC	GB00BYWVHR75	19-Jul-2021	THAT: (1) FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 21 JUNE 2021 (THE "SCHEME") BETWEEN THE COMPANY AND ITS SCHEME FOR SHAREHOLDERS (AS DEFINED IN THE SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSES OF IDENTIFICATION SIGNED BY THE CHAIRMAN OF THIS MEETING, IN ITS ORIGINAL FORM OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BY THE COMPANY AND EARTH PRIVATE HOLDINGS LTD ("BIDCO") AND APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES, THE DIRECTORS OF THE COMPANY (OR A DULY AUTHORISED COMMITTEE OF THE DIRECTORS) BE AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND (2) WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AMENDED BY THE ADOPTION AND INCLUSION OF THE FOLLOWING NEW ARTICLE 139: "139 SCHEME OF ARRANGEMENT (A) IN THIS ARTICLE, THE "SCHEME" MEANS THE SCHEME OF ARRANGEMENT DATED 21 JUNE 2021 BETWEEN THE COMPANY AND ITS SCHEME SHAREHOLDERS (AS DEFINED IN THE SCHEME) UNDER PART 26 OF THE COMPANIES ACT 2006 IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES AND AGREED BY THE COMPANY AND EARTH PRIVATE HOLDINGS LTD ("BIDCO") AND (SAVE AS DEFINED IN THIS ARTICLE) EXPRESSIONS DEFINED IN THE SCHEME SHALL HAVE THE SAME MEANINGS IN THIS ARTICLE. (B) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, IF THE COMPANY ISSUES OR TRANSFERS OUT OF TREASURY ANY SHARES (OTHER THAN TO BIDCO OR ITS NOMINEE(S)) AFTER THE ADOPTION OF THIS ARTICLE AND BEFORE THE SCHEME RECORD TIME, SUCH SHARES SHALL BE ISSUED OR TRANSFERRED SUBJECT TO THE TERMS OF THE SCHEME (AND SHALL BE SCHEME SHARES FOR THE PURPOSES OF THE SCHEME) AND THE HOLDERS OF SUCH SHARES SHALL BE BOUND BY THE SCHEME ACCORDINGLY. (C) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES AND SUBJECT TO THE SCHEME BECOMING EFFECTIVE, IF ANY SHARES ARE ISSUED OR TRANSFERRED OUT OF TREASURY TO ANY PERSON (A "NEW MEMBER") (OTHER THAN UNDER THE SCHEME OR TO BIDCO OR ITS NOMINEE(S)) AT OR AFTER THE SCHEME RECORD TIME (THE "POST-SCHEME SHARES"), THEY SHALL BE IMMEDIATELY TRANSFERRED TO BIDCO (OR AS IT MAY DIRECT) IN CONSIDERATION OF THE PAYMENT BY OR ON BEHALF OF BIDCO TO THE NEW MEMBER OF AN AMOUNT IN CASH FOR EACH POST-SCHEME SHARE EQUAL TO THE CASH CONSIDERATION PER SCHEME SHARE PAYABLE PURSUANT TO THE SCHEME. (D) ON ANY REORGANISATION OF, OR MATERIAL ALTERATION TO, THE SHARE CAPITAL OF THE COMPANY (INCLUDING, WITHOUT LIMITATION, ANY SUBDIVISION AND/OR CONSOLIDATION) EFFECTED AFTER THE SCHEME EFFECTIVE TIME, THE VALUE OF THE CASH PAYMENT PER SHARE TO BE PAID UNDER PARAGRAPH (C) OF THIS ARTICLE MAY BE ADJUSTED BY THE DIRECTORS IN SUCH MANNER AS THE AUDITORS OF THE COMPANY OR AN INVESTMENT BANK SELECTED BY THE COMPANY MAY DETERMINE TO BE APPROPRIATE TO REFLECT SUCH REORGANISATION OR ALTERATION. REFERENCES IN THIS ARTICLE TO SHARES OR POST-SCHEME SHARES SHALL, FOLLOWING SUCH ADJUSTMENT, BE CONSTRUED ACCORDINGLY. (E) TO GIVE EFFECT TO ANY TRANSFER OF POST-SCHEME SHARES, THE COMPANY MAY APPOINT ANY PERSON AS ATTORNEY AND/OR AGENT FOR THE NEW MEMBER TO TRANSFER THE POSTSCHEME SHARES TO BIDCO AND/OR ITS NOMINEE(S) AND DO ALL SUCH OTHER THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS (WHETHER AS A DEED OR OTHERWISE) AS MAY IN THE OPINION OF THE ATTORNEY AND/OR AGENT BE NECESSARY OR DESIRABLE TO VEST THE POSTSCHEME SHARES IN BIDCO OR ITS NOMINEE(S) AND PENDING SUCH VESTING TO EXERCISE ALL SUCH RIGHTS ATTACHING TO THE POST-SCHEME SHARES AS BIDCO MAY DIRECT. IF AN ATTORNEY AND/OR AGENT IS SO APPOINTED, THE NEW MEMBER SHALL NOT THEREAFTER (EXCEPT TO THE EXTENT THAT THE ATTORNEY AND/OR AGENT FAILS TO ACT IN ACCORDANCE WITH THE DIRECTIONS OF BIDCO) BE ENTITLED TO EXERCISE ANY RIGHTS ATTACHING TO THE POST-SCHEME SHARES UNLESS SO AGREED BY BIDCO. THE ATTORNEY AND/OR AGENT SHALL BE EMPOWERED TO EXECUTE AND DELIVER AS TRANSFEROR A FORM OR FORMS OF TRANSFER OR OTHER INSTRUMENT(S) OR INSTRUCTION(S) OF TRANSFER (WHETHER	FOR
EQUINITY GROUP PLC	GB00BYWVHR75	19-Jul-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 18 JUNE 2021	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. DEEPAK S. PAREKH (DIN: 00009078) WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR RE-APPOINTMENT OF MR. SUMIT BOSE (DIN: 03340616) AS AN INDEPENDENT DIRECTOR, FOR A SECOND TERM	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR PAYMENT OF REMUNERATION TO JOINT STATUTORY AUDITORS	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RE-APPOINTMENT OF MR. SURESH BADAMI (DIN: 08224871), AS WHOLE-TIME DIRECTOR OF THE COMPANY (DESIGNATED AS "EXECUTIVE DIRECTOR") AND TO FIX HIS REMUNERATION	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RE-APPOINTMENT OF MS. VIBHA PADALKAR (DIN: 01682810), AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE COMPANY AND TO FIX HER REMUNERATION	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RE-APPOINTMENT OF ONE OF THE JOINT STATUTORY AUDITORS	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	19-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED STANDALONE REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT, AND RECEIPTS AND PAYMENTS ACCOUNT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, AND THE BALANCE SHEET AS AT THAT DATE, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON; (B) THE AUDITED CONSOLIDATED REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT, AND RECEIPTS AND PAYMENTS ACCOUNT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE BALANCE SHEET AS AT THAT DATE, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	19-Jul-2021	TO APPROVE THE ISSUANCE OF EQUITY SHARES ON PREFERENTIAL BASIS	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF UP TO SGD 1,076,000 TO THE DIRECTORS OF THE TRUSTEE-MANAGER FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022, PAYABLE QUARTERLY IN ARREARS	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-APPOINT DELOITTE & TOUCHE LLP AS AUDITORS OF THE TRUSTEE-MANAGER AND AUTHORISE DIRECTORS OF THE TRUSTEE-MANAGER TO FIX THEIR REMUNERATION	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND THE AUDITED FINANCIAL STATEMENTS OF THE TRUSTEE-MANAGER FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE INDEPENDENT AUDITOR'S REPORT THEREIN	FOR

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NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MR ERIC ANG TEIK LIM AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MR TONG YEW HENG AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MR WILLIAM WOO SIEW WING AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
NETLINK NBN TRUST	SG1DH9000006	19-Jul-2021	TO RE-ELECT MS KU XIAN HONG AS DIRECTOR OF THE TRUSTEE-MANAGER	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	19-Jul-2021	FOR THE PURPOSE OF CONSIDERING AND, IF THOUGHT FIT, APPROVING (WITH OR WITHOUT MODIFICATION) A SCHEME OF ARRANGEMENT (THE "SCHEME OF ARRANGEMENT") PROPOSED TO BE MADE PURSUANT TO PART 26 OF THE COMPANIES ACT 2006 (THE "ACT") BETWEEN SPIRE HEALTHCARE GROUP PLC ("SPIRE" OR THE "COMPANY") AND THE HOLDERS OF THE SCHEME SHARES (AS DEFINED IN THE SCHEME OF ARRANGEMENT)	FOR
SPIRE HEALTHCARE GROUP PLC	GB00BNLPYF73	19-Jul-2021	THAT: (A) FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 15 JUNE 2021 BETWEEN THE COMPANY AND THE HOLDERS OF THE SCHEME SHARES (AS DEFINED IN THE SAID SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSE OF IDENTIFICATION SIGNED BY THE CHAIR HEREOF, IN ITS ORIGINAL FORM OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BETWEEN THE COMPANY AND RAMSAY HEALTH CARE (UK) LIMITED AND APPROVED OR IMPOSED BY THE COURT (THE "SCHEME"), THE DIRECTORS OF THE COMPANY BE AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND (B) WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AMENDED BY THE ADOPTION AND INCLUSION OF THE FOLLOWING NEW ARTICLE 217: "217. SCHEME OF ARRANGEMENT (A) FOR THE PURPOSES OF THIS ARTICLE 217: "SPIRE SCHEME" MEANS THE SCHEME OF ARRANGEMENT DATED 15 JUNE 2021 UNDER PART 26 OF THE COMPANIES ACT 2006 BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS (AS DEFINED IN THE SPIRE SCHEME), IN ITS ORIGINAL FORM OR WITH OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE OF ENGLAND AND WALES; AND "RAMSAY UK" MEANS RAMSAY HEALTH CARE (UK) LIMITED, A COMPANY INCORPORATED IN ENGLAND AND WALES WITH REGISTERED NUMBER 06043039 WHOSE REGISTERED OFFICE IS AT LEVEL 18, TOWER 42, 25 OLD BROAD STREET, LONDON EC2N 1HQ UNITED KINGDOM. (B) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, IF THE COMPANY ISSUES ANY SHARES (OTHER THAN TO RAMSAY UK, ANY SUBSIDIARY OF RAMSAY UK OR ANY NOMINEE(S) OF RAMSAY UK) AFTER THE ADOPTION OF THIS ARTICLE AND AT OR PRIOR TO THE SCHEME RECORD TIME (AS DEFINED IN THE SPIRE SCHEME), SUCH SHARES SHALL BE ISSUED SUBJECT TO THE TERMS OF THE SPIRE SCHEME AND THE HOLDERS OF SUCH SHARES SHALL BE BOUND BY THE SPIRE SCHEME ACCORDINGLY. (C) NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES, SUBJECT TO THE SPIRE SCHEME BECOMING EFFECTIVE, ANY SHARES ISSUED, OR TRANSFERRED TO ANY PERSON (OTHER THAN TO RAMSAY UK, ANY SUBSIDIARY OF RAMSAY UK OR ANY NOMINEE(S) OF RAMSAY UK) AFTER THE SCHEME RECORD TIME (A "NEW MEMBER") (EACH A "POST-SCHEME SHARE") SHALL BE ISSUED ON TERMS THAT THEY SHALL (ON THE EFFECTIVE DATE (AS DEFINED IN THE SPIRE SCHEME) OR, IF LATER, ON ISSUE (BUT SUBJECT TO THE TERMS OF ARTICLE 217(D) BELOW), BE IMMEDIATELY TRANSFERRED TO RAMSAY UK (OR AS IT MAY DIRECT) (THE "PURCHASER"), WHO SHALL BE OBLIGED TO ACQUIRE EACH POST-SCHEME SHARE IN CONSIDERATION OF AND CONDITIONAL UPON THE PAYMENT BY OR ON BEHALF OF RAMSAY UK TO THE NEW MEMBER OF AN AMOUNT IN CASH FOR EACH POST-SCHEME SHARE EQUAL TO THE CONSIDERATION TO WHICH A NEW MEMBER WOULD HAVE BEEN ENTITLED PURSUANT TO THE SPIRE SCHEME HAD SUCH POST-SCHEME SHARE BEEN A SCHEME SHARE (AS DEFINED IN THE SPIRE SCHEME). (D) ON ANY REORGANISATION OF, OR MATERIAL ALTERATION TO, THE SHARE CAPITAL OF THE COMPANY (INCLUDING, WITHOUT LIMITATION, ANY SUBDIVISION AND/OR CONSOLIDATION) CARRIED OUT AFTER THE EFFECTIVE DATE, THE VALUE OF THE CONSIDERATION PER POST-SCHEME SHARE TO BE PAID UNDER ARTICLE 217(C) SHALL BE ADJUSTED BY THE COMPANY IN SUCH MANNER AS THE AUDITORS OF THE COMPANY MAY DETERMINE TO BE APPROPRIATE TO REFLECT SUCH REORGANISATION OR ALTERATION. REFERENCES IN THIS ARTICLE TO SUCH SHARES SHALL, FOLLOWING SUCH ADJUSTMENT, BE CONSTRUED ACCORDINGLY. (E) TO GIVE EFFECT TO ANY TRANSFER OF POST-SCHEME SHARES REQUIRED PURSUANT TO THIS ARTICLE 217, THE COMPANY MAY APPOINT ANY PERSON AS ATTORNEY AND/OR AGENT FOR THE NEW MEMBER TO TRANSFER THE POST-SCHEME SHARES TO THE PURCHASER AND/OR ITS NOMINEES AND DO ALL SUCH OTHER THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS OR DEEDS AS MAY IN THE OPINION OF SUCH ATTORNEY OR AGENT BE NECESSARY OR DESIRABLE TO VEST THE POST-SCHEME SHARES IN THE PURCHASER AND PENDING SUCH VESTING TO EXERCISE ALL SUCH RIGHTS ATTACHING TO THE POST-SCHEME SHARES AS THE PURCHASER MAY DIRECT. IF AN ATTORNEY OR AGENT IS SO APPOINTED, THE NEW MEMBER SHALL NOT THEREAFTER (EXCEPT TO THE EXTENT THAT THE ATTORNEY OR AGENT FAILS TO ACT IN ACCORDANCE WITH THE DIRECTIONS OF THE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	ADOPTION OF ANNUAL FINANCIAL STATEMENTS	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	APPOINTMENT OF EY AS AUDITORS OF THE COMPANY	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	APPROVAL FOR THE IMPLEMENTATION OF THE REMUNERATION POLICY	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	APPROVAL OF THE ADVISORY VOTE ON THE REMUNERATION POLICY	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	ELECTION OF MS AM O'LEARY AS A DIRECTOR	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	ELECTION OF MS RK MORATHI AS A DIRECTOR	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	GENERAL AUTHORITY TO REPURCHASE SHARES IN THE COMPANY	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEES	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR CB THOMSON AS A MEMBER OF THE AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR DH BROWN AS A DIRECTOR	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR DH BROWN AS A MEMBER OF THE AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR KL SHUENYANE AS A MEMBER OF AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MR SJ MACOZOMA AS A DIRECTOR	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	RE-ELECTION OF MS NC NQWENI AS A MEMBER OF AUDIT, RISK AND COMPLIANCE COMMITTEE	FOR
VODACOM GROUP LIMITED	ZAE000132577	19-Jul-2021	SECTION 45 - FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES	FOR
AROA BIOSURGERY LTD	AU0000094146	20-Jul-2021	AROA BIOSURGERY 2021 US SHARE OPTION PLAN	FOR
AROA BIOSURGERY LTD	AU0000094146	20-Jul-2021	AROA BIOSURGERY SHARE OPTION PLAN	FOR
AROA BIOSURGERY LTD	AU0000094146	20-Jul-2021	AUDITOR'S REMUNERATION	FOR

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ARO A BIOSURGERY LTD	AU0000094146	20-Jul-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
ARO A BIOSURGERY LTD	AU0000094146	20-Jul-2021	TO RE-ELECT JOHN PINION AS DIRECTOR	FOR
ARO A BIOSURGERY LTD	AU0000094146	20-Jul-2021	TO RE-ELECT PHILIP MCCAW AS DIRECTOR	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Christy Clark	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - William A. Newlands	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Richard Sands	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Robert Sands	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Judy A. Schmeling	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Jennifer M. Daniels	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Nicholas I. Fink	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Jerry Fowden	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Ernesto M. Hernandez	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Susan S. Johnson	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - James A. Locke III	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Jose M. Madero Garza	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Director Election - Daniel J. McCarthy	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	Stockholder proposal regarding diversity.	AGAINST
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	To approve, by an advisory vote, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
CONSTELLATION BRANDS, INC.	US21036P1084	20-Jul-2021	To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending February 28, 2022.	FOR
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	20-Jul-2021	Proposal 1, a proposal to approve the Agreement and Plan of Merger, dated April 26, 2021, by and among Enterprise Financial Services Corp, Enterprise Bank & Trust, First Choice Bancorp and First Choice Bank, included with the joint proxy statement/prospectus as Appendix A, or the merger agreement, and the merger contemplated by the merger agreement, including the issuance of shares of Enterprise Financial Services Corp's common stock to holders of First Choice Bancorp common stock pursuant to the merger agreement.	FOR
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	20-Jul-2021	Proposal 2, a proposal to approve an amendment to Enterprise Financial Services Corp's certificate of incorporation to increase the number of authorized shares of Enterprise common stock from 45,000,000 shares to 75,000,000 shares. We refer to this proposal as the Enterprise charter amendment proposal.	FOR
ENTERPRISE FINANCIAL SERVICES CORP	US2937121059	20-Jul-2021	Proposal 3, a proposal to adjourn or postpone the Enterprise Financial Services Corp Special Meeting, if necessary or appropriate, to solicit additional proxies in favor of the Enterprise merger and share issuance proposal and/or the Enterprise charter amendment proposal.	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Joanna Barsh	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Matthew C. Diamond	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - John F. Lambros	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Thurgood Marshall, Jr.	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Angel R. Martinez	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Kevin P. McDermott	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Mary E. Meixelsperger	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Gregory A. Sandfort	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Director Election - Mimi E. Vaughn	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Ratification of the appointment of Ernst & Young LLP as Genesco's Independent Registered Public Accounting Firm for the fiscal year ending January 29, 2022.	FOR
GENESCO INC.	US3715321028	20-Jul-2021	Say on Pay - a non-binding advisory vote to approve named executive officers' compensation.	FOR

HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	<p>"RESOLVED THAT IN SUPERSESSON OF THE RESOLUTION PASSED BY THE MEMBERS OF THE CORPORATION AT THE 41ST ANNUAL GENERAL MEETING OF THE CORPORATION HELD ON JULY 30, 2018, THE APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED UNDER THE PROVISIONS OF SECTION 180(1)(C) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, THE RULES MADE THEREUNDER, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD, FROM TIME TO TIME, TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION) TO BORROW, FROM TIME TO TIME, SUCH SUM OR SUMS OF MONEY AS IT MAY DEEM NECESSARY FOR THE PURPOSE OF THE BUSINESS OF THE CORPORATION INTER ALIA BY WAY OF LOAN/ FINANCIAL ASSISTANCE FROM VARIOUS BANK(S), FINANCIAL INSTITUTION(S) AND/OR OTHER LENDER(S), ISSUE OF DEBENTURES/ BONDS OR OTHER DEBT INSTRUMENTS EITHER IN RUPEE OR ANY OTHER CURRENCY, WITH OR WITHOUT SECURITY, WHETHER IN INDIA OR ABROAD, ISSUE OF COMMERCIAL PAPERS, EXTERNAL COMMERCIAL BORROWINGS AND THROUGH ACCEPTANCE OF DEPOSITS AND/ OR INTER CORPORATE DEPOSITS ON SUCH TERMS AND CONDITIONS AS THE BOARD AT ITS SOLE DISCRETION MAY DEEM FIT, NOTWITHSTANDING THAT THE MONIES TO BE BORROWED TOGETHER WITH THE MONIES ALREADY BORROWED BY THE CORPORATION (APART FROM TEMPORARY LOANS OBTAINED FROM THE CORPORATION'S BANKERS IN THE ORDINARY COURSE OF BUSINESS) AND REMAINING OUTSTANDING AT ANY POINT OF TIME SHALL EXCEED THE AGGREGATE OF THE PAID-UP SHARE CAPITAL OF THE CORPORATION, ITS FREE RESERVES AND SECURITIES PREMIUM; PROVIDED THAT THE TOTAL AMOUNT UP TO WHICH MONIES MAY BE BORROWED BY THE BOARD AND WHICH SHALL REMAIN OUTSTANDING AT ANY GIVEN POINT OF TIME SHALL NOT EXCEED INR 6,00,000 CRORE (RUPEES SIX LAC CRORE ONLY)."</p> <p>"RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY EMPOWERED AND AUTHORISED TO ARRANGE OR FINALISE THE TERMS AND CONDITIONS OF ALL SUCH BORROWINGS, FROM TIME TO TIME, VIZ. TERMS AS TO INTEREST, REPAYMENT, SECURITY OR OTHERWISE AS IT MAY DEEM FIT AND TO SIGN AND EXECUTE ALL SUCH DOCUMENTS, AGREEMENTS AND WRITINGS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE DEEMED FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."</p>	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	<p>"RESOLVED THAT PURSUANT TO REGULATION 23 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (HEREINAFTER REFERRED TO AS 'LISTING REGULATIONS'), SECTION 188 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES, 2014 AND ANY OTHER APPLICABLE PROVISIONS, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF, THE MEMBERS OF THE CORPORATION DO HEREBY ACCORD THEIR APPROVAL TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD, FROM TIME TO TIME, TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), FOR CARRYING OUT AND/OR CONTINUING WITH ARRANGEMENTS AND TRANSACTIONS (WHETHER BY WAY OF AN INDIVIDUAL TRANSACTION OR TRANSACTIONS TAKEN TOGETHER OR SERIES OF TRANSACTIONS OR OTHERWISE) FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING TILL THE CONCLUSION OF THE 45TH ANNUAL GENERAL MEETING OF THE CORPORATION, WITH HDFC BANK LIMITED ('HDFC BANK'), BEING A RELATED PARTY, WHETHER BY WAY OF RENEWAL(S) OR EXTENSION(S) OR MODIFICATION(S) OF EARLIER ARRANGEMENTS/ TRANSACTIONS OR AS A FRESH AND INDEPENDENT TRANSACTION OR OTHERWISE INCLUDING BANKING TRANSACTIONS, TRANSACTIONS FOR (I) SOURCING OF HOME LOANS FOR THE CORPORATION BY HDFC BANK AGAINST THE CONSIDERATION OF THE COMMISSION AGREED UPON OR AS MAY BE MUTUALLY AGREED UPON FROM TIME TO TIME, (II) ASSIGNMENT/SECURITISATION OF SUCH PERCENTAGE OF HOME LOAN SOURCED BY HDFC BANK OR OTHERS, AGREED UPON OR AS MAY BE MUTUALLY AGREED UPON FROM TIME TO TIME, (III) SERVICING OF HOME LOANS ASSIGNED/SECURITISED AGAINST THE CONSIDERATION AGREED UPON OR AS MAY BE MUTUALLY AGREED UPON, FROM TIME TO TIME, (IV) ANY TRANSACTION(S) WITH HDFC BANK FOR THE SALE OF SECURITIES HELD BY THE CORPORATION IN ANY OF ITS SUBSIDIARY AND/OR ASSOCIATE COMPANIES WITH SUCH RIGHTS AND SUBJECT TO THE TERMS AND CONDITIONS INCLUDING SUCH CONSIDERATION AS MAY BE MUTUALLY AGREED BETWEEN THE CORPORATION AND HDFC BANK SUBJECT TO A MAXIMUM LIMIT OF 5% OF THE PAID-UP SHARE CAPITAL OF THE CONCERNED COMPANY, AND (V) ANY OTHER TRANSACTIONS INCLUDING THOSE AS MAY BE DISCLOSED IN THE NOTES FORMING PART OF THE FINANCIAL STATEMENTS FOR THE RELEVANT PERIOD, NOTWITHSTANDING THAT ALL THESE TRANSACTIONS IN AGGREGATE, MAY EXCEED THE LIMITS PRESCRIBED UNDER THE LISTING REGULATIONS OR ANY OTHER MATERIALITY THRESHOLD AS MAY BE APPLICABLE, FROM TIME TO TIME."</p> <p>"RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."</p>	FOR

HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	<p>"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 AND ANY OTHER RULES FRAMED THEREUNDER, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO REVISE THE RANGE OF SALARY PAYABLE TO MS. RENU SUD KARNAD (DIN:00008064), MANAGING DIRECTOR OF THE CORPORATION SUCH THAT THE UPPER LIMIT OF THE SALARY PAYABLE TO HER BE INCREASED FROM INR 27,00,000 PER MONTH TO INR 36,00,000 PER MONTH, WITH EFFECT FROM JANUARY 1, 2021, WITH AUTHORITY TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS DULY CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), TO DETERMINE HER SALARY, FROM TIME TO TIME, WITHIN THE AFORESAID LIMIT." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."</p>	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	<p>"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 AND ANY OTHER RULES FRAMED THEREUNDER, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO REVISE THE RANGE OF SALARY PAYABLE TO MR. V. SRINIVASA RANGAN (DIN:00030248), WHOLE-TIME DIRECTOR (DESIGNATED AS 'EXECUTIVE DIRECTOR') OF THE CORPORATION SUCH THAT THE UPPER LIMIT OF THE SALARY PAYABLE TO HIM BE INCREASED FROM INR 20,00,000 PER MONTH TO INR 30,00,000 PER MONTH, WITH EFFECT FROM JANUARY 1, 2021, WITH AUTHORITY TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS DULY CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), TO DETERMINE HIS SALARY, FROM TIME TO TIME, WITHIN THE AFORESAID LIMIT." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."</p>	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	<p>"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (HEREINAFTER REFERRED TO AS THE 'ACT'), THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 AND ANY OTHER RULES FRAMED THEREUNDER READ WITH SCHEDULE V TO THE ACT, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND THE ARTICLES OF ASSOCIATION OF THE CORPORATION, AND IN PARTIAL MODIFICATION OF THE RESOLUTION PASSED BY THE MEMBERS OF THE CORPORATION AT THE 41ST ANNUAL GENERAL MEETING OF THE CORPORATION HELD ON JULY 30, 2018, APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF MR. KEKI M. MISTRY (DIN:00008886) AS THE MANAGING DIRECTOR (DESIGNATED AS 'VICE CHAIRMAN & CHIEF EXECUTIVE OFFICER') OF THE CORPORATION FOR A PERIOD OF 3 (THREE) YEARS WITH EFFECT FROM MAY 7, 2021, WHO SHALL BE LIABLE TO RETIRE BY ROTATION, UPON THE TERMS AND CONDITIONS INCLUDING THOSE RELATING TO REMUNERATION MORE SPECIFICALLY SET OUT IN THE STATEMENT PURSUANT TO SECTION 102(1) OF THE ACT, ANNEXED TO THIS NOTICE." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS DULY CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION) BE AND IS HEREBY AUTHORISED TO ALTER AND VARY THE TERMS AND CONDITIONS OF THE SAID RE-APPOINTMENT INCLUDING AUTHORITY, FROM TIME TO TIME, TO DETERMINE THE AMOUNT OF SALARY AND COMMISSION AS ALSO THE NATURE AND AMOUNT OF PERQUISITES, OTHER BENEFITS AND ALLOWANCES PAYABLE TO MR. KEKI M. MISTRY IN SUCH MANNER AS MAY BE AGREED TO BETWEEN THE BOARD AND MR. KEKI M. MISTRY, SUBJECT TO THE MAXIMUM LIMIT APPROVED BY THE MEMBERS OF THE CORPORATION IN THIS REGARD AND THE LIMITS PRESCRIBED UNDER SECTION 197 OF THE ACT INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED IN RELATION TO THE SAID RE-APPOINTMENT AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT, TO GIVE EFFECT TO THIS RESOLUTION."</p>	FOR

HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 42, 71 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, RESERVE BANK OF INDIA (RBI) MASTER DIRECTION - NON- BANKING FINANCIAL COMPANY - HOUSING FINANCE COMPANY (RESERVE BANK) DIRECTIONS, 2021 (RBI-HFC DIRECTIONS, 2021), RULE 14 OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, THE COMPANIES (SHARE CAPITAL AND DEBENTURES) RULES, 2014, THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008 AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY AMENDMENT, MODIFICATION, VARIATION OR RE-ENACTMENT THEREOF AND OTHER APPLICABLE GUIDELINES, DIRECTIONS OR LAWS, THE APPROVAL OF THE MEMBERS OF THE CORPORATION BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE CORPORATION (HEREINAFTER REFERRED TO AS THE 'BOARD' WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD, FROM TIME TO TIME, TO EXERCISE ITS POWERS CONFERRED BY THIS RESOLUTION), TO ISSUE REDEEMABLE NON- CONVERTIBLE DEBENTURES (NCDS) SECURED OR UNSECURED AND/OR ANY OTHER HYBRID INSTRUMENTS (NOT IN THE NATURE OF EQUITY SHARES) WHICH MAY OR MAY NOT BE CLASSIFIED AS BEING TIER II CAPITAL UNDER THE PROVISIONS OF THE RBI-HFC DIRECTIONS, 2021, FOR CASH EITHER AT PAR OR PREMIUM OR AT A DISCOUNT TO THE FACE VALUE, FOR AN AGGREGATE AMOUNT NOT EXCEEDING INR 1,25,000 CRORE (RUPEES ONE LAC TWENTY FIVE THOUSAND CRORE ONLY) UNDER ONE OR MORE SHELF DISCLOSURE DOCUMENT(S) AND/OR UNDER ONE OR MORE LETTER(S) OF OFFER AS MAY BE ISSUED BY THE CORPORATION AND IN ONE OR MORE SERIES, DURING A PERIOD OF ONE YEAR COMMENCING FROM THE DATE OF THIS ANNUAL GENERAL MEETING, ON A PRIVATE PLACEMENT BASIS AND ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY DEEM FIT AND APPROPRIATE FOR EACH SERIES, AS THE CASE MAY BE; PROVIDED HOWEVER THAT THE BORROWINGS INCLUDING BY WAY OF ISSUE OF NCDS AND/OR ANY OTHER HYBRID INSTRUMENTS SHALL BE WITHIN THE OVERALL LIMIT OF BORROWINGS AS APPROVED BY THE MEMBERS OF THE CORPORATION, FROM TIME TO TIME." "RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE REQUIRED, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN RELATION TO THE ABOVE AS IT MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY COMMITTEE OF DIRECTORS AND/OR DIRECTOR(S) AND/OR OFFICER(S) OF THE CORPORATION, TO GIVE EFFECT TO THIS RESOLUTION."	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. KEKI M. MISTRY (DIN:00008886), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	20-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: THE AUDITED FINANCIAL STATEMENTS OF THE CORPORATION FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
IGG INC	KYG6771K1022	20-Jul-2021	(A) TO APPROVE AND CONFIRM THE GRANT OF SPECIFIC MANDATE ("SPECIFIC MANDATE") TO THE DIRECTORS OF THE COMPANY REGARDING THE ISSUE AND ALLOTMENT OF AN AGGREGATE OF UP TO 71,635,355 NEW SHARES OF THE COMPANY (THE "PERFORMANCE-BASED AWARDED SHARES") UNDER THE PERFORMANCE-BASED SHARE AWARD SCHEME OF THE COMPANY ADOPTED BY THE BOARD OF DIRECTORS OF THE COMPANY ON 21 MAY 2021 (THE "SCHEME") (OUT OF WHICH AN AGGREGATE NUMBER OF UP TO 69,486,293 PERFORMANCE-BASED AWARDED SHARES TO THE CONNECTED GRANTEEES (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 28 JUNE 2021) AND AN AGGREGATE NUMBER OF UP TO 2,149,062 PERFORMANCE-BASED AWARDED SHARES TO THE NON-CONNECTED GRANTEEES (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 28 JUNE 2021) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; (B) TO APPROVE AND CONFIRM THE GRANT OF UP TO 38,444,306 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. ZONGJIAN CAI; (C) TO APPROVE AND CONFIRM THE GRANT OF UP TO 7,163,535 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. YUAN XU; (D) TO APPROVE AND CONFIRM THE GRANT OF UP TO 6,447,181 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. HONG ZHANG; (E) TO APPROVE AND CONFIRM THE GRANT OF UP TO 5,253,259 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MS. JESSIE SHEN; (F) TO APPROVE AND CONFIRM THE GRANT OF UP TO 2,865,414 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. FENG CHEN; (G) TO APPROVE AND CONFIRM THE GRANT OF UP TO 7,163,536 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MS. MEIJIA CHEN; (H) TO APPROVE AND CONFIRM THE GRANT OF UP TO 716,354 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. HANLING FANG; (I) TO APPROVE AND CONFIRM THE GRANT OF UP TO 716,354 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. SHUO WANG; (J) TO APPROVE AND CONFIRM THE GRANT OF UP TO 716,354 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO MR. CHENGFENG LUO; (K) TO APPROVE AND CONFIRM THE GRANT OF AN AGGREGATE OF UP TO 2,149,062 PERFORMANCE-BASED AWARDED SHARES PURSUANT TO THE SCHEME TO THREE NON-CONNECTED GRANTEEES; AND (L) ANY ONE OR MORE DIRECTOR(S) (EXCLUDING THE CONNECTED GRANTEEES) OF THE COMPANY BE AND IS/ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS, TO SIGN AND EXECUTE ALL SUCH DOCUMENTS (AND TO AFFIX THE COMMON SEAL OF THE COMPANY THEREON, IF NECESSARY) AS HE/SHE/THEY MAY CONSIDER NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT TO GIVE EFFECT TO OR IN CONNECTION WITH THE ISSUE AND ALLOTMENT OF THE PERFORMANCE-BASED AWARDED SHARES UNDER THE SPECIFIC MANDATE AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX DIRECTORS' FEES	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO DECLARE A FINAL DIVIDEND FOR THE ISSUED SHARES OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021	FOR

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LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES OF THE COMPANY BY ADDING THE NUMBER OF THE SHARES BOUGHT BACK	AGAINST
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 20% OF THE AGGREGATE NUMBER OF SHARES IN ISSUE OF THE COMPANY	AGAINST
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE AGGREGATE NUMBER OF SHARES IN ISSUE OF THE COMPANY	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX AUDITOR'S REMUNERATION	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED MARCH 31, 2021	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RE-ELECT MR. ZHAO JOHN HUAN AS DIRECTOR	AGAINST
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RE-ELECT MR. ZHU LINAN AS DIRECTOR	FOR
LENOVO GROUP LTD	HK0992009065	20-Jul-2021	TO RESOLVE NOT TO FILL UP THE VACATED OFFICE RESULTED FROM THE RETIREMENT OF MR. NICHOLAS C. ALLEN AS DIRECTOR	FOR
MANDO CORP, PYEONGTAEK	KR7204320006	20-Jul-2021	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
MANDO CORP, PYEONGTAEK	KR7204320006	20-Jul-2021	APPROVAL OF SPIT OFF	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE DIRECTORS' REMUNERATION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO DECLARE FINAL DIVIDEND OF RMB12.00 CENTS (EQUIVALENT TO HKD 14.33 CENTS) PER ORDINARY SHARE FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE SHARE CAPITAL OF THE COMPANY BY AN AMOUNT NOT EXCEEDING THE AMOUNT OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH NEW SHARES NOT EXCEEDING 20% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION	AGAINST
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING THIS RESOLUTION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE COMPANY'S AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE AUDITOR'S REMUNERATION	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND REPORTS OF THE DIRECTORS AND AUDITOR OF THE COMPANY FOR THE YEAR ENDED 28 FEBRUARY 2021	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MR. HUA BIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MR. LEUNG KAM KWAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MR. SHENG FANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
TOPSPORTS INTERNATIONAL HOLDINGS LIMITED	KYG8924B1041	20-Jul-2021	TO RE-ELECT MS. YUNG JOSEPHINE YUEN CHING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Advisory vote to approve named executive officer compensation.	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Approval of the Credit Acceptance Corporation Amended and Restated Incentive Compensation Plan.	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Director Election - Kenneth S. Booth	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Director Election - Glenda J. Flanagan	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Director Election - Vinayak R. Hegde	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Director Election - Thomas N. Tryforos	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Director Election - Scott J. Vassalluzzo	FOR
CREDIT ACCEPTANCE CORPORATION	US2253101016	21-Jul-2021	Ratification of the selection of Grant Thornton LLP as Credit Acceptance Corporation's independent registered public accounting firm for 2021.	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	APPROVE REMUNERATION REPORT	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ELECT ALISON BRITAIN AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	ELECT JONATHAN HOWELL AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT BRIAN CASSIN AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT CAROLINE DONAHUE AS DIRECTOR	FOR

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EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT DEIRDRE MAHLAN AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT DR RUBA BORNO AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT GEORGE ROSE AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT KERRY WILLIAMS AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT LLOYD PITCHFORD AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT LUIZ FLEURY AS DIRECTOR	FOR
EXPERIAN PLC	GB00B19NLV48	21-Jul-2021	RE-ELECT MIKE ROGERS AS DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	AUTHORITY TO ALLOT NEW SHARES	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	NOTICE PERIOD FOR EXTRAORDINARY GENERAL MEETINGS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO AUTHORISE THE PURCHASE OF OWN SHARES	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO DECLARE THE FINAL DIVIDEND	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS ACQUISITIONS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS STANDARD	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO ELECT GENERAL SIR GORDON MESSENGER AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO MAKE POLITICAL DONATIONS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RECEIVE THE REPORT AND ACCOUNTS	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT DAVID SMITH AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT LYNN BRUBAKER AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT MICHAEL HARPER AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT NEIL JOHNSON AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT SHONAI JEMMETT-PAGE AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT STEVE WADEY AS A DIRECTOR	FOR
QINETIQ GROUP PLC	GB00B0WMWD03	21-Jul-2021	TO RE-ELECT SUSAN SEARLE AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	DECLARE A FINAL DIVIDEND OF 10 PENCE PER SHARE	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS ACQUISITIONS AND SPECIFIED CAPITAL INVESTMENTS	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT BARONESS HOGG AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT KEITH WILLIAMS AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT LYNNE PEACOCK AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT MARIA DA CUNHA AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT MARTIN SEIDENBERG AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT MICHAEL FINDLAY AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT MICK JEAUVONS AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT RITA GRIFFIN AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RE-APPOINT SIMON THOMPSON AS A DIRECTOR	FOR
ROYAL MAIL PLC	GB00BDVZY277	21-Jul-2021	RECEIVE THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
ST.MODWEN PROPERTIES PLC	GB0007291015	21-Jul-2021	APPROVAL OF SCHEME OF ARRANGEMENT	FOR
ST.MODWEN PROPERTIES PLC	GB0007291015	21-Jul-2021	APPROVE THE RECOMMENDED CASH ACQUISITION OF ST MODWEN PROPERTIES PLC BY BRIGHTON BIDCO LIMITED AMEND ARTICLES OF ASSOCIATION	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	21-Jul-2021	AUTHORITY TO THE BOARD OF DIRECTORS OF THE BANK TO OFFER, ISSUE AND ALLOT EQUITY SHARES ON A PREFERENTIAL BASIS TO THE GOVERNMENT OF JAMMU AND KASHMIR, PROMOTER AND MAJORITY SHAREHOLDER OF THE BANK	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	21-Jul-2021	ISSUE OF SHARES TO EMPLOYEES AND WHOLE TIME DIRECTORS OF THE BANK	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Barbara W. Humpton	FOR

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TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Colleen C. Repplier	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Daniel J. Crowley	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Daniel P. Garton	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Larry O. Spencer	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Paul Bourgon	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: Ralph E. Eberhart	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Election of Director: William L. Mansfield	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	Ratification of the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
TRIUMPH GROUP, INC.	US8968181011	21-Jul-2021	To approve, by advisory vote, the compensation paid to our named executive officers for fiscal year 2021.	FOR
ACCOLADE INC	US00437E1029	22-Jul-2021	Election of Director: Cindy Kent	FOR
ACCOLADE INC	US00437E1029	22-Jul-2021	Election of Director: Jeffrey Jordan	FOR
ACCOLADE INC	US00437E1029	22-Jul-2021	To ratify the selection by the Audit Committee of the Board of Directors of KPMG LLP as the independent registered public accounting firm of the Company for its fiscal year ending February 28, 2022.	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Approval, in a non-binding advisory vote, of the compensation for named executive officers.	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Election of Director: Alexander R. Fischer	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Election of Director: Anesa T. Chaibi	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Election of Director: Anil Seetharam	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Election of Director: M.A. (Mark) Haney	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Election of Director: Robert M. Eversole	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's Independent Registered Public Accounting Firm for fiscal year 2022.	FOR
ADVANCED DRAINAGE SYSTEMS, INC./WMS	US00790R1041	22-Jul-2021	To approve an amendment to the 2017 Omnibus Incentive Plan (the "2017 Incentive Plan") to increase the number of shares available for issuance by 1,500,000 and extend the 2017 Incentive Plan's duration.	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	ADVISORY VOTE ON REMUNERATION REPORT	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE ADVANCE PAYMENT OF DIRECTOR REMUNERATION FOR 2021	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE AUDITORS AND FIX THEIR REMUNERATION	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE DIRECTOR REMUNERATION FOR 2020	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE MANAGEMENT OF COMPANY AND GRANT DISCHARGE TO AUDITORS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE REMUNERATION POLICY	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	APPROVE SUITABILITY POLICY FOR DIRECTORS	FOR
ALPHA SERVICES AND HOLDINGS S.A.	GRS015003007	22-Jul-2021	AUTHORIZE BOARD TO PARTICIPATE IN COMPANIES WITH SIMILAR BUSINESS INTERESTS	FOR
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	APPROVAL FOR PAYMENT AND FACILITIES TO BE EXTENDED TO RAHULKUMAR KAMALNAYAN BAJAJ AS CHAIRMAN EMERITUS OF THE COMPANY FROM 1 MAY 2021 TO 30 APRIL 2026	AGAINST
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	APPROVAL FOR PAYMENT OF COMMISSION TO NON-EXECUTIVE DIRECTORS FOR A PERIOD OF FIVE YEARS COMMENCING FROM 1 APRIL 2021	FOR
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	RE-APPOINTMENT OF PRADEEP SHRIVASTAVA AS WHOLE-TIME DIRECTOR OF THE COMPANY FOR A PERIOD OF FIVE YEARS WITH EFFECT FROM 1 APRIL 2021	AGAINST
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF NIRAJKUMAR RAMKRISHNAJI BAJAJ (DIN 00028261), WHO RETIRES BY ROTATION IN TERMS OF SECTION 152(6) OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF SANJIVNAYAN RAHULKUMAR BAJAJ (DIN 00014615), WHO RETIRES BY ROTATION IN TERMS OF SECTION 152(6) OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	TO CONSIDER AND ADOPT THE STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE DIRECTORS' AND AUDITORS' REPORTS THEREON	FOR
BAJAJ AUTO LIMITED	INE917101010	22-Jul-2021	TO DECLARE A DIVIDEND: INR 140 PER EQUITY SHARE OF THE FACE VALUE OF INR 10 EACH FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY CONTAINED IN THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021 (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY)	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE KPMG LLP'S REMUNERATION AS AUDITORS OF THE COMPANY	FOR

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BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL, IN CERTAIN CIRCUMSTANCES	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 17 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO EMPOWER THE DIRECTORS TO ALLOT EQUITY SECURITIES AND/OR SELL EQUITY SECURITIES HELD AS TREASURY SHARES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-APPOINT HEATHER SAVORY AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RECEIVE THE DIRECTORS' REPORT AND ACCOUNTS AND THE AUDITORS' REPORT THEREON FOR THE YEAR ENDED 31 MARCH 2021	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT ADRIAN LEE AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT DR ANNA KEAY AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT JIM GIBSON AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT JOHN TROTMAN AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT LAELA PAKPOUR TABRIZI AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT NICHOLAS VETCH AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT RICHARD COTTON AS A DIRECTOR	FOR
BIG YELLOW GROUP PLC	GB0002869419	22-Jul-2021	TO RE-ELECT VINCE NIBLETT AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY FOR THE COMPANY TO PURCHASE ITS ORDINARY SHARES	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY TO ALLOT NEW SHARES	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY TO APPOINT ERNST AND YOUNG LLP AS AUDITORS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS FOR PURPOSES OF ACQUISITIONS AND OTHER CAPITAL INVESTMENT	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	NON-BINDING ADVISORY VOTE: APPROVAL OF DIRECTORS' REMUNERATION POLICY	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	NON-BINDING ADVISORY VOTE: APPROVAL OF DIRECTORS' REMUNERATION REPORT	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	RECEIPT OF THE 2021 ANNUAL REPORT AND ACCOUNTS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	REMUNERATION OF AUDITORS	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT ALISON VINCENT AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT DAVID MAW AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT KEITH RICHARDSON AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT MIKE PHILLIPS AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT NEIL MURPHY AS A DIRECTOR	FOR
BYTES TECHNOLOGY GROUP PLC	GB00BMH18Q19	22-Jul-2021	TO ELECT PATRICK DE SMEDT AS A DIRECTOR	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	22-Jul-2021	APPOINTMENT OF MRS. NATHALIE COLLIN AS DIRECTOR	FOR
ELECTRICITE DE FRANCE SA	FR0010242511	22-Jul-2021	POWERS TO CARRY OUT FORMALITIES	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 RESTRICTED SHARE INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 RESTRICTED SHARE INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 SHARE OPTION INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE 2021 SHARE OPTION INCENTIVE SCHEME (DRAFT) OF GREAT WALL MOTOR COMPANY LIMITED AND ITS SUMMARY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH WERE STATED IN THE CIRCULAR OF THE COMPANY AND THE ANNOUNCEMENT DATED 24 JUNE 2021 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN)), AND TO AUTHORIZE ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY TO THE RELEVANT REGULATORY AUTHORITIES FOR HANDING THE AMENDMENTS, APPROVAL, REGISTRATION, FILING PROCEDURES, ETC. FOR THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR

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GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 SHARE OPTION INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED (DRAFT) IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES FOR IMPLEMENTATION OF THE 2021 SHARE OPTION INCENTIVE SCHEME OF GREAT WALL MOTOR COMPANY LIMITED (DRAFT) IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL IN RELATION TO THE CONNECTED TRANSACTIONS UNDER THE HONG KONG LISTING RULES IN CONNECTION WITH THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY, AND TO APPROVE THE CONNECTED PARTICIPANTS TO PARTICIPATE IN THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY IN ACCORDANCE WITH ITS TERMS AND CONDITIONS IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 RESTRICTED SHARE INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 SHARE OPTION INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	22-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 SHARE OPTION INCENTIVE SCHEME OF THE COMPANY IN THE CIRCULAR (PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 24 JUNE 2021)	FOR
HALMA PLC	GB0004052071	22-Jul-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
HALMA PLC	GB0004052071	22-Jul-2021	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
HALMA PLC	GB0004052071	22-Jul-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	NOTICE OF GENERAL MEETINGS	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO APPROVE THE REMUNERATION POLICY	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO APPROVE THE REMUNERATION REPORT	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO DECLARE A FINAL DIVIDEND	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO ELECT DAME LOUISE MAKIN AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO ELECT DHARMASH MISTRY AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RECEIVE THE ACCOUNTS AND THE REPORTS OF THE DIRECTORS (INCLUDING THE STRATEGIC REPORT) AND THE AUDITOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT ANDREW WILLIAMS AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT CAROLE CRAN AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT JENNIFER WARD AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT JO HARLOW AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT MARC RONCHETTI AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT ROY TWITE AS A DIRECTOR	FOR
HALMA PLC	GB0004052071	22-Jul-2021	TO RE-ELECT TONY RICE AS A DIRECTOR	FOR

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HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Rhodes R. Bobbitt	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Charlotte Jones	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Lee Lewis	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Andrew J. Littlefair	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Tom C. Nichols	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - W. Robert Nichols, III	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Kenneth D. Russell	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - A. Haag Sherman	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Jonathan S. Sobel	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Robert C. Taylor, Jr.	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Carl B. Webb	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Tracy A. Bolt	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - J. Taylor Crandall	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Charles R. Cummings	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Hill A. Feinberg	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Gerald J. Ford	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - Jeremy B. Ford	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - J. Markham Green	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Director Election - William T. Hill, Jr.	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Non-binding advisory vote to approve executive compensation.	FOR
HILLTOP HOLDINGS INC.	US4327481010	22-Jul-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as Hilltop Holdings Inc.'s independent registered public accounting firm for the 2021 fiscal year.	FOR
LSL PROPERTY SERVICES PLC	GB00B1G5HX72	22-Jul-2021	APPROVE MATTERS RELATING TO THE DISPOSAL BY THE COMPANY OF INVESTMENTS IN THE CAPITAL OF MOTTRAM TOPCO LIMITED PURSUANT TO THE DRAG ALONG	FOR
MAPLE TREE COMMERCIAL TRUST	SG2D18969584	22-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO UNITS	FOR
MAPLE TREE COMMERCIAL TRUST	SG2D18969584	22-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MCT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITOR'S REMUNERATION	FOR
MAPLE TREE COMMERCIAL TRUST	SG2D18969584	22-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF MCT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITOR'S REPORT THEREON	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	ADDITIONAL REMUNERATION OF CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	APPROVAL OF THE NOTICE AND THE AGENDA	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	ELECTION OF CHAIRPERSON AND A PERSON TO SIGN THE MINUTES TOGETHER WITH THE CHAIRPERSON	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: KJETIL A. GARSTAD	AGAINST
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: KNUT ARNE ALSAKER	AGAINST
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	PROPOSAL TO MANDATE THE BOARD TO ACQUIRE OWN SHARES	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	PROPOSAL TO MANDATE THE BOARD TO INCREASE THE SHARE CAPITAL THROUGH ISSUANCE OF NEW SHARES RELATED TO ACQUISITIONS AND STRENGTHENING OF THE COMPANY'S SHARE CAPITAL	FOR
NORWEGIAN FINANS HOLDING ASA	N00010387004	22-Jul-2021	PROPOSAL TO MANDATE THE BOARD TO INCREASE THE SHARE CAPITAL THROUGH ISSUANCE OF NEW SHARES RELATED TO THE INCENTIVE PROGRAMS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	APPROVE FINAL DIVIDEND	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	APPROVE REMUNERATION REPORT	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT CLAIRE IGHODARO AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT GILL RIDER AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT IAIN EVANS AS DIRECTOR	FOR

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PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT JON BUTTERWORTH AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT NEIL COOPER AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT PAUL BOOTE AS DIRECTOR	FOR
PENNON GROUP PLC	GB00BNNTLN49	22-Jul-2021	RE-ELECT SUSAN DAVY AS DIRECTOR	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	22-Jul-2021	APPROVAL OF THE COMPANY'S CAPITAL INCREASE WITH PRE-EMPTIVE RIGHTS (RIGHTS ISSUE) TO THE SHAREHOLDERS WHICH WILL BE CONDUCTED THROUGH THE LIMITED PUBLIC OFFERING I (PUT I) MECHANISM, THUS AMENDING ARTICLE 4 PARAGRAPH (2) AND PARAGRAPH (3) OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	ALLOCATION OF SHARES FREE OF CHARGE TO THE EMPLOYEES AND MANAGING CORPORATE OFFICERS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPOINTMENT OF MR MARC VERSPYCK AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPOINTMENT OF MRS ELIE HERIARD DUBREUIL AS DIRECTOR, REPLACING MRS DOMINIQUE HERIARD DUBREUIL	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE ATTENDANCE FEES OF EUR 650,000.00 TO THE DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS AMOUNTING TO EUR 144,534,367.00	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS AMOUNTING TO EUR 131,680,801.70	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPENSATION OF MR ERIC VALLAT AS MANAGING DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPENSATION OF MR MARC HERIARD DUBREUIL AS CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE CRITERIA TO DETERMINE THE COMPENSATION POLICY OF THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE CRITERIA TO DETERMINE THE COMPENSATION POLICY OF THE MANAGING DIRECTOR	AGAINST
REMY COINTREAU SA	FR0000130395	22-Jul-2021	APPROVAL OF THE INFORMATION RELATED TO THE COMPENSATION OF CORPORATE OFFICERS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	AUTHORIZATION TO REDUCE THE CAPITAL THROUGH THE CANCELLATION OF SHARES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	AUTHORIZATION TO TRADE IN THE COMPANY'S SHARES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	ISSUANCE OF STOCK OPTION TO THE EMPLOYEES AND MANAGING CORPORATE OFFICERS	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	POWERS TO ACCOMPLISH FORMALITIES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RATIFICATION OF THE CO-OPTATION OF MRS CAROLINE BOIS AS DIRECTOR, REPLACING MR FRANCOIS HERIARD DUBREUIL	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RENEWAL OF MR BRUNO PAVLOVSKY'S TERM OF OFFICE AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RENEWAL OF MRS CAROLINE BOIS TERM OF OFFICE AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RENEWAL OF MRS GUYLAINE SAUCIER'S TERM OF OFFICE AS DIRECTOR	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	RESULTS APPROPRIATION AND DIVIDEND PAYMENT OF EUR 1.85 PER SHARE	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	SHARE CAPITAL INCREASE RESERVED FOR EMPLOYEES	FOR
REMY COINTREAU SA	FR0000130395	22-Jul-2021	SPECIAL REPORT ON THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE COMMERCIAL CODE	AGAINST
SATS LTD	SG1152882764	22-Jul-2021	ADOPTION OF THE DIRECTORS' STATEMENT, THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS' REPORT THEREON	FOR
SATS LTD	SG1152882764	22-Jul-2021	APPROVAL OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022	FOR
SATS LTD	SG1152882764	22-Jul-2021	RE-APPOINTMENT OF AUDITORS AND AUTHORISATION FOR DIRECTORS TO FIX THEIR REMUNERATION: TO RE-APPOINT MESSRS KPMG LLP AS AUDITORS OF THE COMPANY	FOR
SATS LTD	SG1152882764	22-Jul-2021	RE-ELECTION OF MR ALEXANDER CHARLES HUNGATE AS DIRECTOR	FOR
SATS LTD	SG1152882764	22-Jul-2021	RE-ELECTION OF MR MICHAEL KOK PAK KUAN AS DIRECTOR	FOR
SATS LTD	SG1152882764	22-Jul-2021	RE-ELECTION OF MR TAN SOO NAN AS DIRECTOR	FOR
SATS LTD	SG1152882764	22-Jul-2021	RE-ELECTION OF MS DEBORAH TAN YANG SOCK (MRS DEBORAH ONG) AS DIRECTOR	FOR
SATS LTD	SG1152882764	22-Jul-2021	RE-ELECTION OF MS VINITA BALI AS DIRECTOR	FOR
SATS LTD	SG1152882764	22-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE MANDATE FOR INTERESTED PERSON TRANSACTIONS	FOR
SATS LTD	SG1152882764	22-Jul-2021	TO APPROVE THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE	FOR
SATS LTD	SG1152882764	22-Jul-2021	TO GRANT AUTHORITY TO THE DIRECTORS TO GRANT AWARDS AND ISSUE SHARES IN ACCORDANCE WITH THE PROVISIONS OF THE SATS PERFORMANCE SHARE PLAN AND THE SATS RESTRICTED SHARE PLAN	FOR
SATS LTD	SG1152882764	22-Jul-2021	TO GRANT AUTHORITY TO THE DIRECTORS TO ISSUE ADDITIONAL SHARES AND CONVERTIBLE INSTRUMENTS PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPOINT ERNST AND YOUNG LLP AS AUDITOR	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPOINT JOHN MANZONI	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPROVE ON AN ADVISORY BASIS THE NET ZERO TRANSITION REPORT FROM THE NEXT AGM	FOR
SSE PLC	GB0007908733	22-Jul-2021	APPROVE THE REMUNERATION REPORT	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE DIRECTORS TO RENEW THE SCRIP DIVIDEND SCHEME	FOR
SSE PLC	GB0007908733	22-Jul-2021	AUTHORISE THE DIRECTORS TO RENEW THE SHARESAVE SCHEME	FOR

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SSE PLC	GB0007908733	22-Jul-2021	DECLARE A FINAL DIVIDEND	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT ALISTAIR PHILLIPS-DAVIES	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT ANGELA STRANK	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT GREGOR ALEXANDER	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT HELEN MAHY	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT MARTIN PIBWORTH	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT MELANIE SMITH	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT PETER LYNAS	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT SUE BRUCE	FOR
SSE PLC	GB0007908733	22-Jul-2021	RE-APPOINT TONY COCKER	FOR
SSE PLC	GB0007908733	22-Jul-2021	RECEIVE THE REPORT AND ACCOUNTS	FOR
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO APPROVE 14 DAYS' NOTICE OF GENERAL MEETINGS	AGAINST
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO APPROVE AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SSE PLC	GB0007908733	22-Jul-2021	SPECIAL RESOLUTION TO EMPOWER THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE HOLDING GENERAL MEETINGS (OTHER THAN THE AGM) ON 14 CLEAR DAYS' NOTICE	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT ADDITIONAL SHARES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 30.0P PER ORDINARY SHARE	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT ANDREW BLOWERS AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT ANDREW LINDSAY AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT BEATRICE HOLLOND AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT CHARLES WIGODER AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT JULIAN SCHILD AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT MELVIN LAWSON AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT NICHOLAS SCHOENFELD AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT STUART BURNETT AS A DIRECTOR	FOR
TELECOM PLUS PLC	GB0008794710	22-Jul-2021	TO RE-ELECT SUZANNE WILLIAMS AS A DIRECTOR	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	PROPOSED BONUS ISSUE	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	THAT APPROVAL BE AND IS HEREBY GIVEN FOR THE PAYMENT OF DIRECTORS' BENEFITS WHICH INCLUDE MEETING ALLOWANCE, MEDICAL AND HOSPITALISATION COVERAGE AND OTHER CLAIMABLE BENEFITS INCURRED FROM THE DAY AFTER THE 24TH AGM UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	THAT THE DIRECTORS' FEES OF UP TO RM984,000 FROM THE DAY AFTER THE 24TH AGM UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY BE HEREBY APPROVED	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-APPOINT MESSRS KPMG PLT AS AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR RETIRING IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND, WHO BEING ELIGIBLE, HAVE OFFERED THEMSELVES FOR RE-ELECTION: HONG KEAN YONG	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR RETIRING IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND, WHO BEING ELIGIBLE, HAVE OFFERED THEMSELVES FOR RE-ELECTION: MARK GUY DIOGUARDI	FOR
TIME DOTCOM BHD	MYL503100009	22-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR RETIRING IN ACCORDANCE WITH RULE 103 OF THE COMPANY'S CONSTITUTION AND, WHO BEING ELIGIBLE, HAVE OFFERED THEMSELVES FOR RE-ELECTION: PATRICK CORSO	FOR
TRENT LTD	INE849A01020	22-Jul-2021	APPOINTMENT OF MR. JAYESH MERCHANT (DIN: 00555052) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TRENT LTD	INE849A01020	22-Jul-2021	APPOINTMENT OF MS. SUSANNE GIVEN (DIN: 08930604) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TRENT LTD	INE849A01020	22-Jul-2021	CHANGE IN PLACE OF KEEPING REGISTERS AND RECORDS	FOR
TRENT LTD	INE849A01020	22-Jul-2021	PAYMENT OF MINIMUM REMUNERATION TO MR. P. VENKATESALU (DIN: 02190892), EXECUTIVE DIRECTOR (FINANCE) AND CHIEF FINANCIAL OFFICER FOR FY 2020-21	FOR

TRENT LTD	INE849A01020	22-Jul-2021	PAYMENT OF MINIMUM REMUNERATION TO MR. P. VENKATESALU (DIN: 02190892), EXECUTIVE DIRECTOR (FINANCE) AND CHIEF FINANCIAL OFFICER, IN CASE OF NO/INADEQUACY OF PROFITS DURING THE FY 2021-22	AGAINST
TRENT LTD	INE849A01020	22-Jul-2021	PAYMENT OF REMUNERATION TO NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR FY 2020-21	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. P. VENKATESALU (DIN: 02190892), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
TRENT LTD	INE849A01020	22-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	AMEND ARTICLES RE: ABSENTEE VOTE	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	AMEND ARTICLES RE: INTERIM DIVIDEND	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 4.80 PER ORDINARY SHARE AND EUR 4.86 PER PREFERRED SHARE	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER A. RENNSCHLER (UNTIL JULY 15, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER A. SCHOT (UNTIL MARCH 31, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER F. WITTER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER G. KILIAN FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER H. D. WERNER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER H. DIESS FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER M. DUESMANN (FROM APRIL 1, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER O. BLUME FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER S. SOMMER (UNTIL JUNE 30, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER A. STIMONIARIIS FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. ALTHUSMANN FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. MURKOVIC FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER B. OSTERLOH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER C. SCHOENHARDT FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER F.O. PORSCHE FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H. S. AL JABER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.A. AL ABDULLA FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.D. POETSCH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.M. PIECH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER H.-P. FISCHER FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER J. HOFMANN FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER J. JAERVKLO (UNTIL MAY 29, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER K. BLIESENER (FROM JUNE 20, 2020) FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER L. KIESLING FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER M. HEISS FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER P. MOSCH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER S. WEIL FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER U. JAKOB FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER W. PORSCHE FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER W. WERESCH FOR FISCAL YEAR 2020	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISPUTE SETTLEMENT AGREEMENT WITH D&O-VERSICHERUNG	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISPUTE SETTLEMENT AGREEMENT WITH FORMER MANAGEMENT BOARD CHAIRMAN MARTIN WINTERKORN	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE DISPUTE SETTLEMENT AGREEMENT WITH FORMER MANAGEMENT BOARD MEMBER RUPERT STADLER	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	APPROVE REMUNERATION POLICY	FOR
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	ELECT HANS POETSCH TO THE SUPERVISORY BOARD	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	ELECT LOUISE KIESLING TO THE SUPERVISORY BOARD	AGAINST
VOLKSWAGEN AG	DE0007664005	22-Jul-2021	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021	AGAINST
WORKSPACE GROUP PLC R.E.I.T.	GB00867G5X01	22-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING OF THE COMPANY MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR

WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	<p>THAT IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES TO THE EXTENT UNUSED AND SUBJECT TO THE PASSING OF RESOLUTION 14, THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL SHARES WHICH ARE HELD BY THE COMPANY IN TREASURY FOR CASH AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES AND/OR SALE OF TREASURY SHARES IN CONNECTION WITH: (A) AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES: (I) TO HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, BUT SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER WHATSOEVER; AND (B) THE TERMS OF ANY EMPLOYEES' SHARE SCHEME FOR THE TIME BEING OPERATED BY THE COMPANY (AND ANY SHARES ACQUIRED OR HELD BY THE COMPANY IN TREASURY MAY BE TRANSFERRED IN SATISFACTION OF THE EXERCISE OF OPTIONS UNDER SUCH SCHEME). SUCH AUTHORITY TO EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022, SAVE THAT THE DIRECTORS MAY, BEFORE THE EXPIRY OF SUCH PERIOD, MAKE OFFERS OR AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AND/OR TREASURY SHARES SOLD AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND/OR SELL TREASURY SHARES PURSUANT TO ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. WORDS AND EXPRESSIONS DEFINED IN OR FOR THE PURPOSES OF PART 17 OF THE ACT SHALL BEAR THE SAME MEANINGS IN THIS RESOLUTION 16</p>	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	<p>THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED, PURSUANT TO AND IN ACCORDANCE WITH SECTION 701 OF THE ACT, TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ORDINARY SHARES ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: (A) THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED SHALL BE 18,111,538; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS ITS NOMINAL VALUE; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE (AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST) FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DATE ON WHICH THE ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID FOR AN ORDINARY SHARE AT THE TIME ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022, UNLESS SUCH AUTHORITY IS VARIED, REVOKED OR RENEWED PRIOR TO SUCH TIME BY THE COMPANY IN A GENERAL MEETING BY A SPECIAL RESOLUTION; AND (E) THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY WHICH WOULD, OR MIGHT, BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF SUCH AUTHORITY, AND THE COMPANY MAY PURCHASE ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED</p>	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	<p>THAT, IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE ACT, THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION IS EFFECTIVE ARE AUTHORISED TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES; AND (C) INCUR POLITICAL EXPENDITURE, (AS SUCH TERMS ARE DEFINED IN SECTIONS 363 TO 365 OF THE ACT) PROVIDED THAT THE AGGREGATE AMOUNT OF ANY SUCH DONATIONS AND EXPENDITURE SHALL NOT EXCEED GBP 20,000 DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION 15 AND EXPIRING AT THE EARLIER OF THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022</p>	FOR

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WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	THAT: (A) IN SUBSTITUTION FOR ALL SUBSISTING AUTHORITIES TO THE EXTENT UNUSED, THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH SECTION 551 OF THE ACT, TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT AND/OR GRANT RIGHTS OR SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY: (I) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 60,371,795 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY SHARES PREVIOUSLY ALLOTTED AND/OR GRANTED UNDER PARAGRAPH (A)(II) BELOW IN EXCESS OF SUCH SUM); AND (II) COMPRISING EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 120,743,591 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS AND/OR GRANTS PREVIOUSLY MADE UNDER PARAGRAPH (A)(I) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: (A) TO SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (B) TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE DIRECTORS MAY, IN EITHER CASE, IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, OR WITH LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE OR ANY OTHER MATTER. THE AUTHORITIES CONFERRED ON THE DIRECTORS UNDER PARAGRAPHS (I) AND (II) OF THIS RESOLUTION 14 SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IN 2022 OR, IF EARLIER, 30 SEPTEMBER 2022, SAVE THAT UNDER EACH AUTHORITY THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR, OR CONVERT SECURITIES INTO, SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT SECURITIES INTO, SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE RELEVANT AUTHORITY HAD NOT EXPIRED; AND (B) WORDS AND EXPRESSIONS DEFINED IN OR FOR THE PURPOSES OF PART 17 OF THE ACT SHALL BEAR THE SAME MEANINGS IN THIS RESOLUTION 14	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO APPROVE THE 2021 ANNUAL REMUNERATION REPORT	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO AUTHORISE THE BOARD, ACTING THROUGH THE AUDIT COMMITTEE, TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 17.75 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2021 TO BE PAID ON 6 AUGUST 2021 TO ALL SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 2 JULY 2021	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO ELECT MS LESLEY-ANN NASH AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO ELECT MS ROSIE SHAPLAND AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH THE ACCOUNTS ARE LAID BEFORE THE SHAREHOLDERS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND ACCOUNTS	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR CHRIS GIRLING AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR DAMON RUSSELL AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR DAVID BENSON AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR GRAHAM CLEMETT AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MR STEPHEN HUBBARD AS A DIRECTOR	FOR
WORKSPACE GROUP PLC R.E.I.T.	GB00B67G5X01	22-Jul-2021	TO RE-ELECT MS SUZI WILLIAMS AS A DIRECTOR	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	ADOPTION OF FINANCIAL STATEMENTS	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	APPOINTMENT OF MR. P.R. RAMESH (DIN: 01915274) AS AN INDEPENDENT DIRECTOR	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	APPOINTMENT OF MR. SHANTANU KHOSLA (DIN: 00059877) AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	CONFIRMATION OF THE INTERIM DIVIDEND AND DECLARATION OF FINAL DIVIDEND: TO CONFIRM PAYMENT OF INTERIM DIVIDEND OF INR 3/- PER EQUITY SHARE PAID DURING THE YEAR AND TO DECLARE A FINAL DIVIDEND OF INR 2.50/- PER EQUITY SHARE OF THE FACE VALUE OF INR 2/- EACH FOR THE YEAR ENDED 31ST MARCH, 2021	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	MANAGERIAL REMUNERATION OF MR. MATHEW JOB (DIN: 02922413), EXECUTIVE DIRECTOR AND CHIEF EXECUTIVE OFFICER, IN THE EVENT OF EXERCISE OF ESOPS	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	MANAGERIAL REMUNERATION OF MR. SHANTANU KHOSLA (DIN:00059877), MANAGING DIRECTOR, IN THE EVENT OF EXERCISE OF ESOPS	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	RATIFICATION OF REMUNERATION PAYABLE TO M/S. ASHWIN SOLANKI & ASSOCIATES, COST AUDITORS OF THE COMPANY	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	REMUNERATION TO ALL DIRECTORS IN THE EVENT OF EXERCISE OF ESOPS BY MR. SHANTANU KHOSLA (DIN:00059877), MANAGING DIRECTOR AND MR. MATHEW JOB (DIN: 02922413), EXECUTIVE DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	23-Jul-2021	RETIREMENT OF MS. SHWETA JALAN (DIN: 00291675) WHO RETIRES BY ROTATION AT THE CONCLUSION OF THIS MEETING BUT DOES NOT SEEK RE-APPOINTMENT	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Advisory vote on executive compensation.	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Bradley E. Lerman	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Brian S. Tyler	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Dominic J. Caruso	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Donald R. Knauss	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Edward A. Mueller	FOR

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MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Kenneth E. Washington	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Linda P. Mantia	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Maria Martinez	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Election of Director for a one-year term: Susan R. Salka	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Ratification of the appointment of Deloitte & Touche LLP as the company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
MCKESSON CORPORATION	US58155Q1031	23-Jul-2021	Shareholder proposal on action by written consent of shareholders.	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	APPROVE FINAL DIVIDEND	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	APPROVE REMUNERATION REPORT	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	ELECT YUICHIRO KOGO AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT ALEX WHITEHOUSE AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT COLIN DAY AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT DANIEL WOSNER AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT DUNCAN LEGGETT AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT HELEN JONES AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT PAM POWELL AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT RICHARD HODGSON AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT SIMON BENTLEY AS DIRECTOR	FOR
PREMIER FOODS PLC	GB00B7NOK053	23-Jul-2021	RE-ELECT TIM ELLIOTT AS DIRECTOR	FOR
PROOFPOINT, INC.	US7434241037	23-Jul-2021	To adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the special meeting.	FOR
PROOFPOINT, INC.	US7434241037	23-Jul-2021	To adopt the Agreement and Plan of Merger, dated as of April 25, 2021 (the "Merger Agreement"), by and among Proofpoint, Inc. ("Proofpoint"), Proofpoint Parent, LLC (f/k/a Project Kafka Parent, LLC) and Project Kafka Merger Sub, Inc., a wholly owned subsidiary of Parent.	FOR
PROOFPOINT, INC.	US7434241037	23-Jul-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Proofpoint's named executive officers that is based on or otherwise related to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	APPOINTMENT OF MS. INGRID VIKTORIA VAN CAMP (DIN 08945782) AS A DIRECTOR OF THE COMPANY	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	RATIFICATION OF REMUNERATION TO COST AUDITOR FOR THE FINANCIAL YEAR 2020-21: M/S. R A & CO., COST AUDITOR OF THE COMPANY, HAVING REGISTRATION NO. 000242	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	REMUNERATION TO NON-EXECUTIVE DIRECTORS BY WAY OF COMMISSION	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. WERNER HOFFMANN, (DIN 07685942), WHO RETIRES BY ROTATION AT THIS ANNUAL GENERAL MEETING AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	TO APPROVE AND DECLARE FINAL DIVIDEND OF INR 14.50 PER EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
SKF INDIA LTD	INE640A01023	23-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON AND B) AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO SET THE AUDITORS REMUNERATION	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 28.83P PER ORDINARY SHARE	FOR

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UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ELECT DOUG WEBB AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ELECT KATH CATES AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO ELECT PHIL ASPIN AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT ALISON GOLIGHER AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT KPMG LLP AS THE AUDITOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT MARK CLARE AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT PAULETTE ROWE AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT SIR DAVID HIGGINS AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT STEPHEN CARTER AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO REAPPOINT STEVE MOGFORD AS A DIRECTOR	FOR
UNITED UTILITIES GROUP PLC	GB00B39J2M42	23-Jul-2021	TO RECEIVE THE FINANCIAL STATEMENTS AND THE REPORTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	An advisory vote to approve named executive officer compensation, as described in VMware's Proxy Statement.	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	Election of Director: Kenneth Denman	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	To approve an amendment to the Amended and Restated 2007 Employee Stock Purchase Plan.	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	To approve an amendment to the Amended and Restated 2007 Equity and Incentive Plan.	FOR
VMWARE, INC.	US9285634021	23-Jul-2021	To ratify the selection by the Audit Committee of VMware's Board of Directors of PricewaterhouseCoopers LLP as VMware's independent auditor for the fiscal year ending January 28, 2022.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Dr. Qi Lu be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Anthony Kam Ping Leung be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. George Yong-Boon Yeo be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Haifeng Lin be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Lei Chen be re-elected as a director of the Company.	FOR
PINDUODUO INC	US7223041028	25-Jul-2021	As an ordinary resolution: THAT Mr. Nanpeng Shen be re-elected as a director of the Company.	FOR
AMYRIS, INC.	US03236M2008	26-Jul-2021	Approval of (x) issuance of 6,000,000 performance-vesting restricted stock units to our CEO (CEO PSU) based on achievement of four specified stock price performance metrics over a four- year period and (y) one-time waiver of annual per-person award limit under the 2020 Equity Incentive Plan for the CEO PSU.	AGAINST
AMYRIS, INC.	US03236M2008	26-Jul-2021	Approval of amendment to 2020 Equity Incentive Plan to increase the authorized shares by 2,750,000 shares, subject to approval of Proposal 1 above.	AGAINST
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000Q54	26-Jul-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATIONS	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000Q54	26-Jul-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000Q54	26-Jul-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000Q54	26-Jul-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
BEIJING NEW BUILDING MATERIALS PUBLIC LIMITED CO	CNE000000Q54	26-Jul-2021	CHANGE OF DIRECTORS	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	AUTHORITY TO ALLOT SHARES	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	AUTHORITY TO BUY OWN ORDINARY SHARES	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	AUTHORITY TO OFFER SCRIP DIVIDEND SCHEME	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	DIS-APPLICATION OF PRE-EMPTION RIGHTS (ACQUISITIONS)	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	DIS-APPLICATION OF PRE-EMPTION RIGHTS (GENERAL)	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY AS SET OUT IN THE REMUNERATION COMMITTEE REPORT	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS' REMUNERATION	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 51.3P PER SHARE ON THE EXISTING ORDINARY SHARE CAPITAL	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO ELECT LIZ BARBER AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RECEIVE AND ADOPT THE STRATEGIC REPORT AND THE REPORT OF THE DIRECTORS AND THE ACCOUNTS FOR THE 52 WEEKS ENDED 27 MARCH 2021	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RECEIVE AND APPROVE THE REMUNERATION COMMITTEE REPORT FOR THE 52 WEEKS ENDED 27 MARCH 2021	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT ADAM COUCH AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT JIM BRISBY AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT KATE ALLUM AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT MARK BOTTOMLEY AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT MARK RECKITT AS A DIRECTOR	FOR

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CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT PAM POWELL AS A DIRECTOR	FOR
CRANSWICK PLC	GB0002318888	26-Jul-2021	TO RE-ELECT TIM SMITH AS A DIRECTOR	FOR
ESR-REIT	SG1T70931228	26-Jul-2021	TO APPROVE THE PROPOSED WHITEWASH RESOLUTION	FOR
IMMUTEP LTD	AU000000IIMM6	26-Jul-2021	APPROVAL FOR THE ISSUE OF TRANCHE 2 PLACEMENT SHARES UNDER ASX LISTING RULE 7.1	FOR
IMMUTEP LTD	AU000000IIMM6	26-Jul-2021	RATIFICATION OF PRIOR ISSUE OF TRANCHE 1 PLACEMENT SHARES UNDER ASX LISTING RULE 7.1	FOR
IMMUTEP LTD	AU000000IIMM6	26-Jul-2021	RATIFICATION OF PRIOR ISSUE OF TRANCHE 1 PLACEMENT SHARES UNDER ASX LISTING RULE 7.1A	FOR
LENLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	26-Jul-2021	TO APPROVE THE PROPOSED ACQUISITION, AS AN INTERESTED PERSON TRANSACTION	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Dr. Nance K. Dicciani	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Dr. Thomas Enders	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Dr. Victoria Ossadnik	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Edward G. Galante	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Franz Fehrenbach	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Larry D. McVay	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. DR. Ann-Kristin Achleitner	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. Dr. Clemens Börsig	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. Dr. Martin H. Richenhagen	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Prof. Dr. Wolfgang Reitzle	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Robert L. Wood	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	Election of Director: Stephen F. Angel	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve the 2021 Linde plc Long Term Incentive Plan.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve, on an advisory and non-binding basis, a Directors' Remuneration Policy for the Company's Directors as required under Irish law.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve, on an advisory and non-binding basis, the compensation of Linde plc's Named Executive Officers, as disclosed in the 2021 Proxy Statement.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To approve, on an advisory and non-binding basis, the Directors' Remuneration Report for the financial year ended December 31, 2020 as required under Irish law.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To authorize the Board, acting through the Audit Committee, to determine PWC's remuneration.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To determine the price range at which the Company can re-allot shares that it acquires as treasury shares under Irish law.	FOR
LINDE PLC	IE00BZ12WP82	26-Jul-2021	To ratify, on an advisory and non-binding basis, the appointment of PricewaterhouseCoopers ("PWC") as the independent auditor.	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO APPROVE THE CLIMATE CHANGE COMMITMENTS AND TARGETS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING EXCERPTS FROM THE DIRECTORS REMUNERATION POLICY	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO SET THE AUDITORS REMUNERATION	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO AUTHORISE THE DIRECTORS TO HOLD GENERAL MEETINGS ON 14 CLEAR DAYS NOTICE	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO DECLARE A FINAL DIVIDEND	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO ELECT PAULA ROSPUT REYNOLDS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-APPOINT THE AUDITOR DELOITTE LLP	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO REAPPROVE THE LONG TERM PERFORMANCE PLAN	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO REAPPROVE THE US EMPLOYEE STOCK PURCHASE PLAN	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT AMANDA MESLER	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT ANDY AGG	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT EARL SHIPP	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT JOHN PETTIGREW	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT JONATHAN DAWSON	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT JONATHAN SILVER	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT LIZ HEWITT	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT MARK WILLIAMSON	FOR
NATIONAL GRID PLC	GB00BDR05C01	26-Jul-2021	TO RE-ELECT THERESE ESPERDY	FOR

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PLANTRONICS, INC.	US7274931085	26-Jul-2021	Approve the amendment and restatement of the Plantronics, Inc. 2002 Employee Stock Purchase Plan.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Approve the amendment and restatement of the Plantronics, Inc. 2003 Stock Plan.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Approve, on an advisory basis, the compensation of Plantronics Inc.'s named executive officers.	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Brian Dexheimer	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Daniel Moloney	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: David M. Shull	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Gregg Hammann	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Guido Joret	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Kathy Crusco	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Marshall Mohr	AGAINST
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Marv Tseu	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Robert Hagerty	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Election of Director: Yael Zheng	FOR
PLANTRONICS, INC.	US7274931085	26-Jul-2021	Ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Plantronics, Inc. for fiscal year 2022.	FOR
PUNJAB NATIONAL BANK	INE160A01022	26-Jul-2021	RESOLVED THAT THE AUDITED BALANCE SHEET OF THE BANK AS AT 31ST MARCH 2021, PROFIT AND LOSS ACCOUNT OF THE BANK FOR THE YEAR ENDED 31ST MARCH 2021, THE REPORT OF THE BOARD OF DIRECTORS ON THE WORKING AND ACTIVITIES OF THE BANK FOR THE PERIOD COVERED BY THE ACCOUNTS AND THE AUDITORS' REPORT ON THE BALANCE SHEET AND ACCOUNTS BE AND ARE HEREBY, APPROVED AND ADOPTED	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	2021 ADDITIONAL CREDIT LINE	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	2021 ADDITIONAL GUARANTEE QUOTA FOR WHOLLY-OWNED AND CONTROLLED SUBSIDIARIES	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	ELECTION OF SUPERVISOR: LIU JIANGUANG	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	ELECTION OF SUPERVISOR: YIN LIXIA	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	INVESTMENT IN CONSTRUCTION OF A PRODUCTION BASE	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	PROVISION OF CONNECTED GUARANTEE FOR A COMPANY	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	26-Jul-2021	REVISION AND RESTATEMENT OF THE ARTICLES OF ASSOCIATION	FOR
ITO EN,LTD.	JP3143000002	27-Jul-2021	Appoint a Corporate Auditor Yokokura, Hitoshi	FOR
ITO EN,LTD.	JP3143000002	27-Jul-2021	Approve Appropriation of Surplus	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO APPROVE THE REDUCTION IN MINIMUM NOTICE PERIOD FOR GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS)	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE POLITICAL DONATIONS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR PURPOSES OF ACQUISITIONS OR CAPITAL INVESTMENTS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO ELECT MR STEVE WEINER AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS THE COMPANY'S AUDITOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS AND REPORTS	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DAME INGA BEALE AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR ANJA OSWALD AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR FELICITY HARVEY AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR MUHADDITHA AL HASHIMI AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT DR RONNIE VAN DER MERWE AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR ALAN GRIEVE AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR DANIE MEINTJES AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR JANNIE DURAND AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR JURGENS MYBURGH AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR TOM SINGER AS A DIRECTOR	FOR
MEDICLINIC INTERNATIONAL PLC	GB00B8HX8Z88	27-Jul-2021	TO RE-ELECT MR TREVOR PETERSEN AS A DIRECTOR	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS LIMITED TO 5% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC ENHANCED DELIVERY PLAN	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC LONG TERM INCENTIVE PLAN 2015	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC SAVINGS RELATED SHARE OPTION SCHEME	FOR

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MITIE GROUP PLC	GB0004657408	27-Jul-2021	APPROVAL OF THE MITIE GROUP PLC SHARE INCENTIVE PLAN EXTENSION	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	AUTHORITY TO PURCHASE OWN SHARES OF UP TO 10% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	ELECTION OF CHIEF FINANCIAL OFFICER - SIMON KIRKPATRICK	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS LIMITED TO 5% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF CHIEF EXECUTIVE OFFICER - PHIL BENTLEY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED BARONESS COUTTIE	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED JENNIFER DUVALIER	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED MARY REILLY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED NIVEDITA KRISHNAMURTHY BHAGAT	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF INDEPENDENT NED ROGER YATES	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	RE-ELECTION OF NON-EXECUTIVE CHAIRMAN - DEREK MAPP	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	THAT A GENERAL MEETING (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN MITIE UP TO 10% OF THE ISSUED SHARE CAPITAL OF MITIE (EXCLUDING TREASURY SHARES)	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO MAKE POLITICAL DONATIONS NOT EXCEEDING 50,000 IN TOTAL	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO RE-APPOINT BDO LLP AS AUDITOR OF MITIE	FOR
MITIE GROUP PLC	GB0004657408	27-Jul-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
SOLUTIONS 30 SE	FR0013379484	27-Jul-2021	THE EXTRAORDINARY GENERAL MEETING RESOLVES TO AMEND ARTICLE 5.2 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SO AS TO READ AS FOLLOWS: "5.2.THE AUTHORISED SHARE CAPITAL OF THE COMPANY, EXCLUDING THE SUBSCRIBED SHARE CAPITAL, IS SET AT TWO MILLION FORTY EIGHT THOUSAND EIGHT HUNDRED TWENTY-TWO EURO AND SIXTY-EIGHT CENTS (EUR 2,048,822.68) DIVIDED INTO SIXTEEN MILLION SIXTY-NINE THOUSAND ONE HUNDRED NINETY-SEVEN (16,069,197) SHARES WITH A NOMINAL VALUE OF ZERO POINT ONE THOUSAND TWO HUNDRED SEVENTY FIVE CENTS EURO (EUR 0.1275) EACH."	FOR
SOLUTIONS 30 SE	FR0013379484	27-Jul-2021	THE EXTRAORDINARY GENERAL MEETING RESOLVES TO GRANT AUTHORISATION TO THE MANAGEMENT BOARD TO INCREASE THE SHARE CAPITAL OF THE COMPANY WITHIN THE LIMITS OF THE AUTHORISED CAPITAL FOR A PERIOD OF 5 YEARS AND SUBSEQUENTLY AMENDS ARTICLE 5 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY SO AS TO READ AS FOLLOWS: "5.7. THE MANAGEMENT BOARD IS AUTHORISED, DURING A PERIOD STARTING ON THE DAY OF THE GENERAL MEETING OF SHAREHOLDERS HELD ON JUNE 30TH 2021 AND ENDING ON THE FIFTH ANNIVERSARY OF THE DATE OF PUBLICATION IN THE LUXEMBOURG LEGAL GAZETTE (RECUEIL ELECTRONIQUE DES SOCIETES ET ASSOCIATION) (RESA) OF THE MINUTES OF SUCH GENERAL MEETING, WITHOUT PREJUDICE TO ANY RENEWALS, TO INCREASE THE ISSUED SHARE CAPITAL ON ONE OR MORE OCCASIONS WITHIN THE LIMITS OF THE AUTHORISED SHARE CAPITAL AS PER ARTICLE 5.2."	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Advisory vote to approve named executive officer compensation.	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Richard T. Carucci	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Carol L. Roberts	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Matthew J. Shattock	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Veronica B. Wu	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Juliana L. Chugg	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Benno Dorer	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Mark S. Hoplamazan	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Laura W. Lang	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - W. Alan McCollough	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - W. Rodney McMullen	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Clarence Otis, Jr.	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Director Election - Steven E. Rendle	FOR
VF CORPORATION	US9182041080	27-Jul-2021	Ratification of the selection of PricewaterhouseCoopers LLP as VF's independent registered public accounting firm for the 2022 fiscal year.	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Advisory Vote on the Frequency of Future Advisory Votes on Named Executive Officer Compensation.	1 YEAR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Advisory Vote to Approve Compensation of Vista Outdoor's Named Executive Officers.	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Christopher T. Metz	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Frances P. Philip	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Gary L. McArthur	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Lynn M. Utter	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Mark A. Gottfredson	FOR

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VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Michael Callahan	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Michael D. Robinson	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Robert M. Tarola	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Election of Director: Tig H. Krekel	FOR
VISTA OUTDOOR INC	US9283771007	27-Jul-2021	Ratification of the Appointment of Vista Outdoor's Independent Registered Public Accounting Firm for the fiscal year ending March 31, 2022.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To adopt new Articles of Association. (Special Resolution)	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION CONTAINED IN THE REMUNERATION REPORT OF THE BOARD FOR THE YEAR ENDED 31 MARCH 2021	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To approve the Annual Report on Remuneration contained in the Remuneration Report of the Board for the year ended 31 March 2021.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE POLITICAL DONATIONS AND EXPENDITURE	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise political donations and expenditure.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Audit and Risk Committee to determine the remuneration of the auditor.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Company to call general meetings (other than AGMs) on 14 clear days' notice. (Special Resolution)	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS OTHER THAN AGMS ON 14 CLEAR DAYS NOTICE	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Company to purchase its own shares. (Special Resolution)	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Directors to allot shares.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS UP TO A FURTHER 5 PER CENT FOR THE PURPOSES OF FINANCING AN ACQUISITION OR CAPITAL INVESTMENT	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Directors to dis-apply pre-emption rights up to a further 5 per cent for the purposes of financing an acquisition or other capital investment. (Special Resolution)	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To authorise the Directors to dis-apply pre-emption rights. (Special Resolution)	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 4.50 EUROCENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To declare a final dividend of 4.50 eurocents per ordinary share for the year ended 31 March 2021.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO ELECT OLAF SWANTEE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To elect Olaf Swantee as a Director.	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To reappoint Ernst & Young LLP as the Company's auditor until the end of the next general meeting at which accounts are laid before the Company.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO REAPPOINT ERNST AND YOUNG LLP AS THE COMPANY'S AUDITOR UNTIL THE END OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RECEIVE THE COMPANY'S ACCOUNTS THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To receive the Company's accounts, the strategic report and reports of the Directors and the auditor for the year ended 31 March 2021.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Dame Clara Furse as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT DAVID NISH AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect David Nish as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT JEAN-FRANCOIS VAN BOXMEER AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Jean-François van Boxmeer as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT MARGHERITA DELLA VALLE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Margherita Della Valle as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT MARIA AMPARO MORALEDA MARTINEZ AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Maria Amparo Moraleda Martinez as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT MICHEL DEMARE AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Michel Demaré as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT NICK READ AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Nick Read as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT SANJIV AHUJA AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Sanjiv Ahuja as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR	FOR

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VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Sir Crispin Davis as a Director.	FOR
VODAFONE GROUP PLC	GB00BH4HKS39	27-Jul-2021	TO RE-ELECT VALERIE GOODING AS A DIRECTOR	FOR
VODAFONE GROUP PLC	US92857W3088	27-Jul-2021	To re-elect Valerie Gooding as a Director.	FOR
AIMS APAC REIT	SG2D63974620	28-Jul-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
AIMS APAC REIT	SG2D63974620	28-Jul-2021	TO RE-APPOINT KPMG LLP AS AUDITORS AND AUTHORISE THE MANAGER TO DETERMINE THE AUDITORS' REMUNERATION	FOR
AIMS APAC REIT	SG2D63974620	28-Jul-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF AA REIT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITORS' REPORT THEREON	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR/CEO	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	PROSPECTIVE TERMINATION PAYMENTS	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	RE-ELECTION OF DIRECTOR - MR BRUCE PHILLIPS	FOR
ALS LTD	AU000000ALQ6	28-Jul-2021	RE-ELECTION OF DIRECTOR - MR CHARLIE SARTAIN	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	ALIGNMENT OF THE BY-LAWS WITH THE APPLICABLE LEGAL AND REGULATORY PROVISIONS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND SETTING OF THE DIVIDEND, OPTION FOR PAYMENT OF THE DIVIDEND IN CASH OR IN SHARES, ISSUE PRICE OF THE SHARES TO BE ISSUED, FRACTIONAL SHARES, OPTION PERIOD	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND, PAID DURING THE PAST FINANCIAL YEAR OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO MR. HENRI POUPART-LAFARGE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORISATION, PURPOSES, TERMS AND CONDITIONS, CEILING	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL SHARES BOUGHT BACK BY THE COMPANY UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORISATION, CEILING	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO FREELY ALLOCATE EXISTING SHARES AND/OR SHARES TO BE ISSUED TO EMPLOYEES AND/OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR RELATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS' OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORISATION, CEILING, DURATION OF THE ACQUISITION PERIODS, PARTICULARLY, IN THE EVENT OF DISABILITY, AND, WHERE APPLICABLE, CONSERVATION PERIODS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO SET THE ISSUE PRICE, IN THE EVENT OF A CAPITAL INCREASE WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT BY WAY OF PUBLIC OFFERING, INCLUDING THE OFFERING REFERRED TO IN SECTION 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, OF EQUITY SECURITIES TO BE ISSUED IMMEDIATELY OR IN THE FUTURE, WITHIN THE LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING COMMON SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR ONE OF ITS SUBSIDIARIES, AND/OR BY INCORPORATING PREMIUMS, RESERVES, PROFITS OR OTHERS, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE SHARE CAPITAL OF THE COMPANY RESERVED FOR A CATEGORY OF BENEFICIARIES WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHTS	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF THE MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO ARTICLES L. 3332-18 AND FOLLOWING OF THE FRENCH LABOUR CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, POSSIBILITY TO ALLOCATE FREE SHARES PURSUANT TO ARTICLE L. 3332-21 OF THE FRENCH LABOUR CODE	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OF THE COMPANY BY ISSUING SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES BY WAY OF A PUBLIC OFFERING EXCLUDING THE OFFERS REFERRED TO IN ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL OF THE COMPANY BY ISSUING SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES BY WAY OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR

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ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH RETENTION OR CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND TRANSFERABLE SECURITIES OF THE COMPANY GRANTING ACCESS TO THE CAPITAL OF THE COMPANY IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES OF THE COMPANY, FOLLOWING THE ISSUE BY SUBSIDIARIES OF THE COMPANY OF TRANSFERABLE SECURITIES GRANTING ACCESS TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	DELEGATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY IN CONSIDERATION FOR CONTRIBUTIONS IN KIND CONSISTING OF SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	NON-RENEWAL AND NON-REPLACEMENT OF MR. JEAN-CHRISTOPHE GEORGHIOU AS DEPUTY STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	NON-RENEWAL AND NON-REPLACEMENT OF MR. JEAN-MAURICE EL NOUCHI AS DEPUTY STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	POWERS TO CARRY OUT FORMALITIES	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	RENEWAL OF MAZARS AS PRINCIPAL STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	RENEWAL OF THE TERM OF OFFICE OF PRICEWATERHOUSECOOPERS AUDIT AS PRINCIPAL STATUTORY AUDITOR	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	STATUTORY AMENDMENT TO DELETE THE PROVISIONS RELATING TO PREFERENCE SHARES	FOR
ALSTOM SA	FR0010220475	28-Jul-2021	THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS - ACKNOWLEDGEMENT OF THE ABSENCE OF NEW AGREEMENTS	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	REMUNERATION PLAN BASED ON FINANCIAL INSTRUMENTS FOR SOME EMPLOYERS DESCRIBED ON THE INFORMATIVE FORCUMENT DRAWN UP AS PER ART 114-BIS OF LEGISLATIVE DECREE OF 24 FEBRUARY 1998 NO. 58 AND FOLLOWING AMENDMENTS AND RELATED ADAPTIONS' RULES. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	TO AMEND ARTICLES 10 (REMUNERATIONS POLICIES), 11 (ADMINISTRATION), 13 (BOARD OF DIRECTORS CALL), 15 (BOARD OF DIRECTORS CHAIRMAN), 17 (BOARD OF DIRECTORS MANAGING DIRECTOR), 18 (MANAGING DIRECTORS), 20 (SIGN AND COMPANY AGENCY), 21 (INTERNAL AUDITORS) E 22 (INTERNAL AUDITORS' SUPERVISION) OF BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	TO AUTHORIZE BUYBACK AS PER ARTICLES 2357 AND 2357-TER OF ITALIAN CIVIL CODE, OF ART. 123 OD LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58 AND FOLLOWING AMENDMENTS AND ART 144-BIS OF CONSOB REGULATION ADOPTED BY RESOLUTION NO 11971 ON 14 MAY 1999 AND FOLLOWING AMENDMENTS. RESOLUTIONS RELATED THERETO	FOR
BANCA IFIS SPA	IT0003188064	28-Jul-2021	TO GIVE UPDATES ABOUT REMUNERATION POLICY AND CONSEQUENTLY TO APPROVE REWARDING POLICY REPORT AND THE EMOLUMENTS PAID APPROVED BY SHAREHOLDER'S MEETING HELD ON 22 APRIL 2021. RESOLUTIONS RELATED THERETO	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	ADOPTION OF THE AUDITED FINANCIAL STATEMENTS - CONSOLIDATED	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	ADOPTION OF THE AUDITED FINANCIAL STATEMENTS - STANDALONE	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	CONFIRMATION OF INTERIM DIVIDEND AND DECLARATION OF FINAL DIVIDEND: DURING THE FINANCIAL YEAR, THE BOARD OF DIRECTORS, ON NOVEMBER 5, 2020, HAD DECLARED AN INTERIM DIVIDEND OF INR 1/- (50%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH ON THE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY. FURTHER, THE BOARD OF DIRECTORS HAS RECOMMENDED A FINAL DIVIDEND OF INR 2.50 (125%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH, FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021; AND IN THIS REGARD TO CONSIDER AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT CONFIRMATION OF PAYMENT OF INTERIM DIVIDEND OF INR 1/- (50%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH ON THE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY, DECLARED ON NOVEMBER 5, 2020 AND DECLARATION OF FINAL DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, AT THE RATE OF INR 2.50 (125%) PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH, BE AND ARE HEREBY APPROVED TO BE PAID TO THOSE MEMBERS WHOSE NAMES APPEAR ON THE COMPANY'S REGISTER OF MEMBERS, AS ON THE RECORD DATE."	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	INCREASE IN THE MANAGERIAL REMUNERATION LIMIT PAYABLE TO MR. DHARMANDER KAPOOR - CEO & MANAGING DIRECTOR, IN EXCESS OF 5% OF THE NET PROFITS OF THE COMPANY AND THEREFORE, TO INCREASE THE OVERALL MAXIMUM MANAGERIAL REMUNERATION LIMIT FROM 11% TO 15%, FOR THE FINANCIAL YEAR 2021-22	FOR
BIRLASOFT LTD	INE836A01035	28-Jul-2021	RE-APPOINTMENT OF MRS. AMITA BIRLA AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	AGAINST
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Advisory vote to approve the compensation of the Company's named executive officers.	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Gretchen W. McClain	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Horacio D. Rozanski	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Ian Fujiyama	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Election of Director: Mark Gaumond	FOR
BOOZ ALLEN HAMILTON HOLDING CORPORATION	US0995021062	28-Jul-2021	Ratification of the appointment of Ernst & Young LLP as the Company's registered independent public accountants for fiscal year 2022.	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	Election of Director: Jean Tomlin	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	Election of Director: Marilyn Crouther	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	Election of Director: Stephen F. Reitman	FOR
CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	To approve, on a non-binding advisory basis, executive compensation.	FOR

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CAPRI HOLDINGS LIMITED	VGG1890L1076	28-Jul-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	28-Jul-2021	Approve a proposal that will give the Hilton Grand Vacations Inc. Board of Directors authority to adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes to approve Proposal 1.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	28-Jul-2021	Approve the issuance of shares of Hilton Grand Vacations Inc. common stock to stockholders of Dakota Holdings, Inc. pursuant to the Agreement and Plan of Merger, dated as of March 10, 2021, by and among Hilton Grand Vacations Inc., Hilton Grand Vacations Borrower LLC, Dakota Holdings, Inc. and the stockholders of Dakota Holdings, Inc.	FOR
HILTON GRAND VACATIONS INC.	US43283X1054	28-Jul-2021	Approve, on an advisory (non-binding) basis, the merger-related named executive officer compensation that will or may be paid to Hilton Grand Vacations Inc.'s named executive officers in connection with the merger.	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Approve an amendment of the Company's 2018 Omnibus Incentive Compensation Plan to increase the number of shares issuable under the plan by 3,000,000 shares.	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Approve, in an advisory vote, the compensation paid to the Company's named executive officers, as presented in the proxy statement.	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Director Election - Christopher Harland	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Director Election - Christopher Lytle	FOR
INSEEGO CORP.	US45782B1044	28-Jul-2021	Ratify the appointment of Marcum LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	RE-APPOINTMENT OF MR. DINANATH DUBHASHI (DIN: 03545900) AS THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 139 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), RBI REGULATIONS AND OTHER APPLICABLE REGULATORY PROVISIONS, IF ANY, THE COMPANY HEREBY APPOINTS M/S KHMJI KUNVERJI AND CO LLP, CHARTERED ACCOUNTANTS (ICAI REGISTRATION NO. 105146W/ W100621) AS THE STATUTORY AUDITORS OF THE COMPANY FOR A TERM OF 3 (THREE) CONSECUTIVE YEARS TO HOLD OFFICE FROM THE CONCLUSION OF THIRTEENTH ANNUAL GENERAL MEETING ("AGM") TILL THE CONCLUSION OF THE SIXTEENTH AGM	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. R. SHANKAR RAMAN (DIN: 00019798), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
L&T FINANCE HOLDINGS LTD	INE498L01015	28-Jul-2021	TO CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY TOGETHER WITH THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY TOGETHER WITH THE REPORT OF THE AUDITORS THEREON FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	Director Election - Gregory B. Maffei	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	Director Election - Michael J. Malone	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	Director Election - M. Gregory O'Hara	ABSTAIN
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	The auditors ratification proposal, to ratify the selection of KPMG LLP as our independent auditors for the fiscal year ending December 31, 2021.	FOR
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	The say-on-frequency proposal, to approve, on an advisory basis, the frequency at which future say-on-pay votes will be held.	1 YEAR
LIBERTY TRIPADVISOR HOLDINGS, INC.	US5314651028	28-Jul-2021	The say-on-pay proposal, to approve, on an advisory basis, the compensation of our named executive officers as described in the proxy statement under the heading "Executive Compensation."	AGAINST
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	APPROVE ISSUANCE OF CLASS C SHARES FOR PRIVATE PLACEMENT	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	APPROVE TRANSFER OF CLASS B SHARES IN CONNECTION WITH ACQUISITION OF PGPL	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	APPROVE TRANSFER OF CLASS B SHARES THROUGH BOOK BUILDING IN CONNECTION WITH ACQUISITION OF PGPL	FOR
MODERN TIMES GROUP MTG AB	SE0000412371	28-Jul-2021	AUTHORIZE CLASS C SHARE REPURCHASE PROGRAM	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Amend Articles to: Amend Business Lines	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Corporate Auditor Okuda, Minoru	AGAINST
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Endo, Hiroshi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Furutsuka, Takashi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Hosomi, Toshihiro	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Iwata, Kozo	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Kadokami, Takeshi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Matsumura, Harumi	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Appoint a Director Nakano, Kanji	FOR
ROCK FIELD CO.,LTD.	JP3984200000	28-Jul-2021	Approve Appropriation of Surplus	FOR
SOITEC SA	FR0013227113	28-Jul-2021	ADD ARTICLE OF BYLAWS RE: CORPORATE PURPOSE	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLE 16 OF BYLAWS RE: BOARD POWER	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLE 19 OF BYLAWS TO COMPLY WITH LEGAL CHANGES	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLE 7 OF BYLAWS RE: SHAREHOLDERS IDENTIFICATION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLES 12.4 AND 18 OF BYLAWS RE: BOARD REMUNERATION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AMEND ARTICLES 21.3, 23 AND 24 OF BYLAWS RE: QUORUM	FOR

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SOITEC SA	FR0013227113	28-Jul-2021	APPROVE ALLOCATION OF INCOME AND ABSENCE OF DIVIDENDS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE AUDITORS' SPECIAL REPORT ON RELATED-PARTY TRANSACTIONS MENTIONING THE ABSENCE OF NEW TRANSACTIONS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE COMPENSATION OF CORPORATE OFFICERS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE COMPENSATION OF ERIC MEURICE, CHAIRMAN OF THE BOARD	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE COMPENSATION OF PAUL BOUDRE, CEO	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES FOR PRIVATE PLACEMENTS, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES RESERVED FOR SPECIFIC BENEFICIARIES, UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE REMUNERATION POLICY OF CEO	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE REMUNERATION POLICY OF CHAIRMAN OF THE BOARD	FOR
SOITEC SA	FR0013227113	28-Jul-2021	APPROVE REMUNERATION POLICY OF DIRECTORS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE BOARD TO INCREASE CAPITAL IN THE EVENT OF ADDITIONAL DEMAND RELATED TO DELEGATION SUBMITTED TO SHAREHOLDER VOTE ABOVE UNDER ITEMS 17-20	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE BOARD TO SET ISSUE PRICE FOR 10 PERCENT PER YEAR OF ISSUED CAPITAL PURSUANT TO ISSUE AUTHORITY WITHOUT PREEMPTIVE RIGHTS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITAL INCREASE OF UP TO 10 PERCENT OF ISSUED CAPITAL FOR CONTRIBUTIONS IN KIND	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITAL INCREASE OF UP TO EUR 6.5 MILLION FOR FUTURE EXCHANGE OFFERS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITAL ISSUANCES FOR USE IN EMPLOYEE STOCK PURCHASE PLANS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE CAPITALIZATION OF RESERVES OF UP TO EUR 32.5 MILLION FOR BONUS ISSUE OR INCREASE IN PAR VALUE	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE DECREASE IN SHARE CAPITAL VIA CANCELLATION OF REPURCHASED SHARES	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITH PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 32.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-LINKED SECURITIES WITHOUT PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 6.5 MILLION	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE REPURCHASE OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL	FOR
SOITEC SA	FR0013227113	28-Jul-2021	AUTHORIZE UP TO 5 PERCENT OF ISSUED CAPITAL FOR USE IN RESTRICTED STOCK PLANS	FOR
SOITEC SA	FR0013227113	28-Jul-2021	ELECT ERIC MEURICE AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	ELECT FRANCOISE CHOMBAR AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	ELECT SHUO ZHANG AS DIRECTOR	FOR
SOITEC SA	FR0013227113	28-Jul-2021	RATIFY APPOINTMENT OF GUILLEMETTE PICARD AS DIRECTOR	AGAINST
SOITEC SA	FR0013227113	28-Jul-2021	REELECT SATOSHI ONISHI AS DIRECTOR	AGAINST
XIABUXIABU CATERING MANAGEMENT (CHINA) HLDGS CO., AIN HOLDINGS INC.	KYG982971072 JP3105250009	28-Jul-2021 29-Jul-2021	TO REMOVE MS. ZHAO YI AS AN EXECUTIVE DIRECTOR OF THE COMPANY WITH EFFECT FROM THE DATE OF PASSING OF THIS RESOLUTION Approve Appropriation of Surplus	FOR FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	DESIGNATION OF REPRESENTATIVES	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF THE PROPOSAL SUBMITTED BY THE COMPANY'S BOARD OF DIRECTORS TO CARRY OUT THE MERGER OF ALFA CORPORATIVO, S.A. DE C.V., AS MERGED AND EXTINGUISHED COMPANY, INTO ALFA, S.A.B. DE C.V., AS MERGING AND SUBSISTING COMPANY, AND TO THAT EFFECT, TO ADOPT THE RELEVANT RESOLUTIONS	FOR
ALFA SAB DE CV	MXP000511016	29-Jul-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF THE PROPOSAL TO AMEND THE TEXT CONTAINED IN ARTICLE 2 OF THE COMPANY'S CORPORATE BYLAWS, IN RESPECT TO THE CORPORATE PURPOSE	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Election of Director for term expiring at the 2024 Annual Meeting: Mr. Adam J. Sussman	FOR
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Election of Director for term expiring at the 2024 Annual Meeting: Mr. Gary F. Locke	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Election of Director for term expiring at the 2024 Annual Meeting: Mr. Philip Lader	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	Proposal Withdrawn	ABSTAIN
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	To approve the adjournment of the Annual Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the proposals ("Proposal 5").	AGAINST
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	To conduct a non binding advisory vote to approve the compensation of named executive officers ("Proposal 4").	AGAINST
AMC ENTERTAINMENT HOLDINGS, INC.	US00165C1045	29-Jul-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2021 ("Proposal 3").	FOR
AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	ELECTION OF DIRECTOR: MR DONALD MCGAUCHIE	FOR
AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	ELECTION OF DIRECTOR: MR NEIL REISMAN	FOR

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AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	ELECTION OF DIRECTOR: MR STUART BLACK	FOR
AUSTRALIAN AGRICULTURAL COMPANY LTD	AU000000AAC9	29-Jul-2021	REMUNERATION REPORT	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE ANNUAL REPORT ON THE DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE CONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 27 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE DIRECTOR'S REMUNERATION POLICY	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE RESULT OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021 AND ITS ALLOCATION	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE TOTAL DIVIDEND OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE UNCONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO APPROVE THE USE OF ELECTRONIC MEANS OF COMMUNICATION OF INFORMATION TO SHAREHOLDERS	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO CONFIRM THE BOARD SHALL HAVE FULL POWER TO ISSUE SHARES ON A NON-PRE-EMPTIVE BASIS GENERALLY UP TO 5% OF THE ISSUED SHARE CAPITAL	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO CONFIRM THE BOARD SHALL HAVE FULL POWER TO ISSUE SHARES ON A NON-PRE-EMPTIVE BASIS UP TO AN ADDITIONAL 5% OF THE ISSUED SHARE CAPITAL FOR ACQUISITIONS AND CAPITAL INVESTMENTS	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO DISCHARGE EACH OF THE DIRECTORS (INCLUDING A FORMER DIRECTOR WHO RETIRED DURING THE YEAR)	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO DISCHARGE THE AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RATIFY THE APPOINTMENT OF AND RE-ELECT ALEJANDRO RUSSO AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-APPOINT KPMG LUXEMBOURG AS AUDITOR OF THE COMPANY	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RECEIVE THE CONSOLIDATED AND UNCONSOLIDATED FINANCIAL STATEMENTS AND ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED MARCH 2021 AND THE AUDITOR'S REPORTS THEREON	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RECEIVE THE DIRECTORS REPORT FOR THE YEAR ENDED MARCH 2021	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT CAROLYN BRADLEY AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT PETER BAMFORD AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT RON MCMILLAN AS A DIRECTOR	AGAINST
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT SIMON ARORA AS A DIRECTOR	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	29-Jul-2021	TO RE-ELECT TIFFANY HALL AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT SUBJECT TO THE PASSING OF RESOLUTION 15 ABOVE, THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) WHOLLY FOR CASH: (I) PURSUANT TO THE AUTHORITY GIVEN BY PARAGRAPH (I) OF RESOLUTION 15 ABOVE OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE COMPANIES ACT 2006 IN EACH CASE: (A) IN CONNECTION WITH A PRE-EMPTIVE OFFER; AND (B) OTHERWISE THAN IN CONNECTION WITH A PRE-EMPTIVE OFFER, UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,633,968; AND (II) PURSUANT TO THE AUTHORITY GIVEN BY PARAGRAPH (II) OF RESOLUTION 15 ABOVE IN CONNECTION WITH A PRE-EMPTIVE RIGHTS ISSUE, AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT; SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER BUT SO THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AND TREASURY SHARES TO BE SOLD AFTER THE AUTHORITY GIVEN BY THIS RESOLUTION HAS EXPIRED AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND SELL TREASURY SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION: I. "RIGHTS ISSUE" HAS THE SAME MEANING AS IN RESOLUTION 15 ABOVE; II. "PRE-EMPTIVE OFFER" MEANS AN OFFER OF EQUITY SECURITIES OPEN FOR ACCEPTANCE FOR A PERIOD FIXED BY THE DIRECTORS TO (A) HOLDERS (OTHER THAN THE COMPANY) ON THE REGISTER OF MEMBERS ON A RECORD DATE FIXED BY THE DIRECTORS OF ORDINARY SHARES IN PROPORTION TO THEIR RESPECTIVE HOLDINGS AND (B) OTHER PERSONS SO ENTITLED BY VIRTUE OF THE RIGHTS ATTACHING TO ANY OTHER EQUITY SECURITIES HELD BY THEM, BUT SUBJECT IN BOTH CASES TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY; III. REFERENCES TO AN ALLOTMENT OF EQUITY SECURITIES SHALL INCLUDE A SALE OF TREASURY SHARES; AND IV. THE NOMINAL AMOUNT OF ANY SECURITIES SHALL BE TAKEN TO BE, IN THE CASE OF RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITIES INTO SHARES OF THE COMPANY, THE NOMINAL AMOUNT OF SUCH SHARES WHICH MAY BE ALLOTTED PURSUANT TO SUCH RIGHTS	FOR

CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT THE COMPANY BE AND IS HEREBY UNCONDITIONALLY AND GENERALLY AUTHORISED FOR THE PURPOSE OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693 OF THAT ACT) OF ORDINARY SHARES OF 25 PENCE EACH IN THE CAPITAL OF THE COMPANY PROVIDED THAT: (A) THE MAXIMUM NUMBER OF SHARES WHICH MAY BE PURCHASED IS 29,071,747; (B) THE MINIMUM PRICE WHICH MAY BE PAID FOR EACH SHARE IS 25 PENCE; (C) THE MAXIMUM PRICE WHICH MAY BE PAID FOR A SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF (A) 105% OF THE AVERAGE OF THE CLOSING PRICE OF THE COMPANY'S ORDINARY SHARES AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE 5 BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED AND (B) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT BID AS STIPULATED BY COMMISSION-ADOPTED REGULATORY TECHNICAL STANDARDS PURSUANT TO ARTICLE 5(6) OF THE MARKET ABUSE REGULATION; AND (D) THIS AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER (EXCEPT IN RELATION TO THE PURCHASE OF SHARES THE CONTRACT FOR WHICH WAS CONCLUDED BEFORE THE EXPIRY OF SUCH AUTHORITY AND WHICH MIGHT BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY) UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO SUCH TIME	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO AND IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (I) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 24,226,456; AND (II) COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO A FURTHER NOMINAL AMOUNT OF GBP 24,226,456 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE; SUCH AUTHORITIES TO APPLY IN SUBSTITUTION FOR ALL PREVIOUS AUTHORITIES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 AND TO EXPIRE AT THE END OF THE NEXT AGM OR ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER, BUT, IN EACH CASE, SO THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES TO BE GRANTED AFTER THE AUTHORITY GIVEN BY THIS RESOLUTION HAS EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION, "RIGHTS ISSUE" MEANS AN OFFER TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (II) PEOPLE WHO ARE HOLDERS OF OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, TO SUBSCRIBE FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE INSTRUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, BUT SUBJECT IN BOTH CASES TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15 ABOVE AND IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16 ABOVE, THE DIRECTORS BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE COMPANIES ACT 2006) WHOLLY FOR CASH PURSUANT TO THE AUTHORITY GIVEN BY RESOLUTION 15 ABOVE OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE COMPANIES ACT 2006 AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT, SUCH AUTHORITY TO BE: (I) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,633,968; AND (II) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF DIRECTORS OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT THE CLOSE OF BUSINESS ON 30 SEPTEMBER 2022, WHICHEVER IS THE EARLIER, BUT SO THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AND TREASURY SHARES TO BE SOLD AFTER THE AUTHORITY GIVEN BY THIS RESOLUTION HAS EXPIRED AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES AND SELL TREASURY SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY SET OUT ON PAGES 66 TO 73 IN THE ANNUAL REPORT & ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, SET OUT ON PAGES 62 TO 85 IN THE ANNUAL REPORT & ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021 (EXCLUDING THE DIRECTORS' REMUNERATION POLICY SET OUT ON PAGES 66 TO 73)	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO AUTHORISE THE GROUP AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 21.43 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021, PAYABLE ON 9 SEPTEMBER 2021 TO HOLDERS OF ORDINARY SHARES IN THE COMPANY NAMED ON THE REGISTER OF MEMBERS AS AT THE CLOSE OF BUSINESS ON 6 AUGUST 2021	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 MARCH 2021 ("ANNUAL REPORT & ACCOUNTS")	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT CLARE SALMON AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT DAVID FINEBERG AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT EUAN MARSHALL AS A DIRECTOR	FOR

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CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT JAMES RICHARDS AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT MATTHEW LEWIS AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT PAUL WAINSCOTT AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT PETER CRUDDAS AS A DIRECTOR	FOR
CMC MARKETS PLC	GB00B14SKR37	29-Jul-2021	TO RE-ELECT SARAH ING AS A DIRECTOR	FOR
COLGATE-PALMOLIVE (INDIA) LTD	INE259A01022	29-Jul-2021	RE-APPOINTMENT OF MR. JACOB SEBASTIAN MADUKKAKUZY (DIN: 07645510) AS WHOLE-TIME DIRECTOR & CFO. TO CONSIDER AND, IF THOUGHT FIT TO PASS, WITH OR WITHOUT MODIFICATIONS, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE 'ACT') AND THE RULES MADE THEREUNDER (INCLUDING STATUTORY MODIFICATION(S) OR REENACTMENT THEREOF FOR THE TIME BEING IN FORCE), READ WITH SCHEDULE V TO THE ACT AND ARTICLES OF ASSOCIATION OF THE COMPANY AND SUBJECT TO SUCH OTHER APPROVALS AS MAY BE REQUIRED, THE CONSENT OF THE SHAREHOLDERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO RE-APPOINT MR. JACOB SEBASTIAN MADUKKAKUZY (DIN: 07645510) AS THE WHOLE-TIME DIRECTOR & CFO OF THE COMPANY FOR A PERIOD OF 5 (FIVE) CONSECUTIVE YEARS EFFECTIVE OCTOBER 28, 2021, LIABLE TO RETIRE BY ROTATION, ON THE TERMS AND CONDITIONS, INCLUDING REMUNERATION, AS ARE SET OUT IN THE STATEMENT ANNEXED TO THE NOTICE/ IN THE DRAFT AGREEMENT TO BE ENTERED INTO BETWEEN THE COMPANY AND MR. JACOB SEBASTIAN MADUKKAKUZY, MATERIAL TERMS OF WHICH ARE SET OUT IN THE EXPLANATORY STATEMENT ATTACHED TO THIS NOTICE, WITH LIBERTY TO THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS "THE BOARD" WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE OF THE BOARD CONSTITUTED TO EXERCISE ITS POWERS, INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION) TO ALTER AND VARY THE TERMS AND CONDITIONS THEREOF IN SUCH MANNER AS MAY BE AGREED TO BETWEEN THE BOARD AND MR. JACOB SEBASTIAN MADUKKAKUZY SUBJECT TO THE APPLICABLE PROVISIONS OF THE ACT, OR ANY AMENDMENT THERETO OR ANY REENACTMENT THEREOF. RESOLVED FURTHER THAT IN THE EVENT OF ABSENCE OR INADEQUACY OF PROFITS IN ANY FINANCIAL YEAR DURING HIS TENURE AS WHOLE-TIME DIRECTOR, MR. JACOB SEBASTIAN MADUKKAKUZY BE PAID THE AFORESAID REMUNERATION AS MINIMUM REMUNERATION FOR THAT FINANCIAL YEAR. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY OR DESIRABLE	FOR
COLGATE-PALMOLIVE (INDIA) LTD	INE259A01022	29-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. CHANDRASEKAR MEENAKSHI SUNDARAM (DIN: 07667965), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
COLGATE-PALMOLIVE (INDIA) LTD	INE259A01022	29-Jul-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
DOMTAR CORPORATION	US2575592033	29-Jul-2021	Approve a proposal to adjourn the special meeting to a later date or time if necessary or appropriate, including to solicit additional proxies in favor of the proposal to adopt the merger agreement if there are insufficient votes at the time of the special meeting to adopt the merger agreement.	FOR
DOMTAR CORPORATION	US2575592033	29-Jul-2021	Approve the Agreement and Plan of Merger, dated as of May 10, 2021, (as it may be further amended, modified or supplemented from time to time, the "merger agreement"), by and among Domtar Corporation ("Company"), Karta Halten B. V., ("Parent"), Pearl Merger Sub Inc. ("Merger Sub"), Paper Excellence B.V., ("PE"), and Hervey Investments B.V., ("HI" and, together with Parent and PE, the "Parent Parties"), pursuant to which Merger Sub will be merged with and into the Company (the "merger"), with the Company surviving as a wholly owned subsidiary of Parent.	FOR
DOMTAR CORPORATION	US2575592033	29-Jul-2021	Approve, by a non-binding advisory vote, the compensation that may be paid or become payable to the Company's named executive officers that is based on or otherwise relates to the merger.	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	RE-APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO APPOINT DAVID MATHEW WARD AS A DIRECTOR OF THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO DECLARE A FINAL DIVIDEND IN THE SUM OF 3.40 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RE-APPOINT DAVID ANTHONY RASCHE AS A DIRECTOR OF THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RE-APPOINT ELIZABETH MARGARET CATCHPOLE AS A DIRECTOR OF THE COMPANY	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RECEIVE AND APPROVE THE REPORT ON DIRECTORS REMUNERATION AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE DIRECTORS REPORT AND AUDITORS REPORT ON THOSE ACCOUNTS	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO WAIVER PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES (FINANCING)	FOR
GB GROUP PLC	GB0006870611	29-Jul-2021	TO WAIVER PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES (GENERAL)	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	AMEND AFFILIATION AGREEMENT WITH GRENKE BANK AG	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.26 PER SHARE	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: ANTIJE LEMINSKY	AGAINST

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GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: GILLES CHRIST	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: MARK KINDERMANN	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020: SEBASTIAN HIRSCH	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: CLAUDIA KAROLINA KRCDMAR	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: ERNST- MORITZ LIPP	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: FLORIAN SCHULTE	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: JENS ROENNBERG	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: LJILJANA MITIC	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020: WOLFGANG GRENKE	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	APPROVE REMUNERATION POLICY	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	ELECT KONSTANTIN METTENHEIMER TO THE SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	ELECT NORBERT FREISLEBEN TO THE SUPERVISORY BOARD	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON FURTHER SPECIAL ELECTIONS TO THE SUPERVISORY BOARD - NILS KROBER	FOR
GRENKE AG	DE000A161N30	29-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE REDUCTION OF THE MAXIMUM REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS	AGAINST
GRENKE AG	DE000A161N30	29-Jul-2021	RATIFY BDO AG AS AUDITORS FOR FISCAL YEAR 2021	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - James A. Faulconbridge	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - Patrick H. Hawkins	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - Yi "Faith" Tang	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - Mary J. Schumacher	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - Daniel J. Stauber	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - James T. Thompson	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Director Election - Jeffrey L. Wright	FOR
HAWKINS, INC.	US4202611095	29-Jul-2021	Non-binding advisory vote to approve executive compensation ("say-on-pay").	FOR
ILLUMITY BANK S.P.A.	IT0005359192	29-Jul-2021	1. PROPOSAL TO INCREASE THE COMPANY'S SHARE CAPITAL, AGAINST PAYMENT, IN SEPARABLE AND DIVISIBLE FORM AND WITHOUT ENTITLEMENT TO THE OPTION RIGHT PURSUANT TO ARTICLE 2441, PAR. 4, SECOND PART, OF THE ITALIAN CIVIL CODE, FOR A MAXIMUM TOTAL AMOUNT OF EUR 57,535,660.00 (INCLUDING SHARE PREMIUM), THROUGH THE ISSUE OF MAXIMUM NO. 5,753,566 ILLUMITY ORDINARY SHARES, WITH NO PAR VALUE, TO BE SETTLED IN CASH AND RESERVED TO ION INVESTMENT CORPORATION S.A R.L. AND/OR TO ITS SUBSIDIARIES; AND 2. PROPOSAL TO ISSUE WARRANTS TO BE ALLOCATED, FREE OF CHARGE, IN COMBINATION WITH THE SHARES UNDER POINT 1) ABOVE, AND TO INCREASE THE COMPANY'S SHARE CAPITAL FOR THE CONVERSION OF SUCH WARRANTS, AGAINST PAYMENT, IN SEPARABLE AND DIVISIBLE FORM AND WITHOUT ENTITLEMENT TO THE OPTION RIGHT PURSUANT TO ARTICLE 2441, PAR. 4, SECOND PART, OF THE ITALIAN CIVIL CODE, FOR A MAXIMUM AMOUNT OF EUR 30,114,900.00 (INCLUDING SHARE PREMIUM), THROUGH THE ISSUE OF MAXIMUM NO. 2,409,192 ILLUMITY ORDINARY SHARES, WITH NO PAR VALUE, TO BE SETTLED IN CASH FOLLOWING THE CONVERSION OF WARRANTS AND RESERVED TO ION INVESTMENT CORPORATION S.A R.L. AND/OR TO ITS SUBSIDIARIES. AMENDMENTS TO THE BYLAWS. RESOLUTIONS PERTAINING THERETO AND RESULTING THEREFROM	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Margaret McKenzie	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Christian Bayle	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Shelley Brown	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Peter Cella	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Julie Dill	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Duane Keinick	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Arthur Korpach	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Alison Taylor Love	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	Director Election - Wayne Smith	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	RESOLVED, on an advisory basis and not to diminish the role and responsibilities of the board of directors of IPL, that the shareholders of IPL accept the approach to executive compensation disclosed in the Joint Information Circular delivered in advance of the 2021 annual and special meeting of shareholders.	FOR
INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	The audit committee and the board propose that Ernst & Young LLP ("EY") be appointed as auditors to serve until the next annual meeting of shareholders. The audit committee will recommend EY's compensation to the board for its review and approval.	FOR

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INTER PIPELINE LTD.	CA45833V1094	29-Jul-2021	To consider, pursuant to an interim order of the Court of Queen's Bench of Alberta dated June 29, 2021, and, if deemed advisable, to approve, with or without variation, a special resolution of the shareholders of Inter Pipeline Ltd. ("IPL"), the full text of which is set forth in Appendix A to the accompanying joint management information circular dated June 29, 2021 (the "Joint Information Circular"), to approve a plan of arrangement under section 193 of the Business Corporations Act (Alberta) involving IPL, the holders of common shares of IPL and Pembina Pipeline Corporation ("Pembina"), whereby, among other things, Pembina will acquire all of the issued and outstanding common shares in exchange for common shares of Pembina, as more particularly described in the Joint Information Circular.	AGAINST
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	APPROVE FINAL DIVIDEND	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	APPROVE REMUNERATION REPORT	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	ELECT MATTHEW LESTER AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	ELECT ROSEMARY LEITH AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT AMY SCHIOLDAGER AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT ANDREW SYKES AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT ANTJE HENSEL-ROTH AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT BENOIT DURTESTE AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT KATHRYN PURVES AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT LORD DAVIES OF ABERSOCH AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT MICHAEL NELLIGAN AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT STEPHEN WELTON AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT VIJAY BHARADIA AS DIRECTOR	FOR
INTERMEDIATE CAPITAL GROUP PLC	GB00BYT1DJ19	29-Jul-2021	RE-ELECT VIRGINIA HOLMES AS DIRECTOR	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Catherine A. Sohn, Pharm. D.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Kenneth W. O'Keefe	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Mark D. Smith, M.D.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	Election of Director to hold office until the 2024 annual meeting: Peter Gray	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To approve any motion to adjourn the annual meeting, or any adjournments thereof, to another time and place to solicit additional proxies if there are insufficient votes at the time of annual meeting to approve Proposal 5.	AGAINST
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To approve, on a non-binding advisory basis, the compensation of Jazz Pharmaceuticals plc's named executive officers as disclosed in the proxy statement.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To ratify, on a non-binding advisory basis, the appointment of KPMG as the independent auditors of Jazz Pharmaceuticals plc for the fiscal year ending December 31, 2021 and to authorize, in a binding vote, the board of directors, acting through the audit committee, to determine KPMG's remuneration.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To renew the Board of Director's existing authority under Irish law to allot and issue ordinary shares for cash without first offering those ordinary shares to existing shareholders pursuant to the statutory pre-emption right that would otherwise apply.	AGAINST
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	29-Jul-2021	To renew the Board of Director's existing authority under Irish law to allot and issue ordinary shares.	AGAINST
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31ST MARCH 2021	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE WITHIN CERTAIN LIMITS	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 50.00 PENCE PER ORDINARY SHARE	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO ELECT STEPHEN OXLEY AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR FOR THE FORTHCOMING YEAR	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RECEIVE THE COMPANYS ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2021	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT CHRIS MOTTERSHEAD AS A DIRECTOR OF THE COMPANY	FOR

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JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT DOUG WEBB AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT JANE GRIFFITHS AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT JOHN OHIGGINS AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT PATRICK THOMAS AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT ROBERT MACLEOD AS A DIRECTOR OF THE COMPANY	FOR
JOHNSON MATTHEY PLC	GB00BZ4BQC70	29-Jul-2021	TO RE-ELECT XIAOZHI LIU AS A DIRECTOR OF THE COMPANY	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	APPROVAL OF MANAGING DIRECTOR'S PARTICIPATION IN THE MACQUARIE GROUP EMPLOYEE RETAINED EQUITY PLAN (MEREPE)	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	APPROVAL OF TERMINATION BENEFITS	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	APPROVAL OF THE ISSUE OF MACQUARIE GROUP CAPITAL NOTES 5	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	ELECTION OF MR M ROCHE AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	ELECTION OF MS RJ MCGRATH AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	RE-ELECTION OF MR GR STEVENS AS A VOTING DIRECTOR	FOR
MACQUARIE GROUP LTD	AU000000MQG1	29-Jul-2021	RE-ELECTION OF MR PH WARNE AS A VOTING DIRECTOR	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	PAYMENT OF REMUNERATION TO COST AUDITORS FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. DESH DEEPAK KHETRAPAL (DIN: 02362633), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AND IN THIS REGARD TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO DECLARE FINAL DIVIDEND OF INR 1.25 (125%) PER EQUITY SHARE OF FACE VALUE OF INR 1 EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND TO CONFIRM THE INTERIM DIVIDEND OF INR 0.75 (75%) PER EQUITY SHARE, ALREADY PAID DURING THE FINANCIAL YEAR 2020-21	FOR
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO INCREASE REMUNERATION OF MS. AVANI BIRLA, PRESIDENT - STRATEGY, OF THE COMPANY	AGAINST
ORIENT ELECTRIC LTD	INE142Z01019	29-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS' THEREON	FOR
PARTNER COMMUNICATIONS COMPANY LTD	IL0010834849	29-Jul-2021	APPROVAL OF THE TERMS OF OFFICE AND EMPLOYMENT OF COMPANY CEO, MR. AVI ZVI, INCLUDING, INTER ALIA, APPROVAL OF COMPANY UNDERTAKING TO INDEMNIFY HIM AND PROVIDE HIM WITH THE INDEMNIFICATION AND RELEASE LETTER	FOR
PARTNER COMMUNICATIONS COMPANY LTD	IL0010834849	29-Jul-2021	YOU MUST RESPOND TO THE FOLLOWING STATEMENT. WRITE FOR IF: THE UNDERSIGNED HEREBY CONFIRMS THAT THE HOLDING OF ORDINARY SHARES OF THE COMPANY, DIRECTLY OR INDIRECTLY, BY THE UNDERSIGNED DOES NOT CONTRAVENE ANY OF THE HOLDING OR TRANSFER RESTRICTIONS SET FORTH IN THE COMPANY'S TELECOMMUNICATIONS LICENSES. IF ONLY A PORTION OF YOUR HOLDING SO CONTRAVENES, YOU MAY BE ENTITLED TO VOTE PORTION THAT DOES NOT CONTRAVENE	FOR
PEMBINA PIPELINE CORPORATION	CA7063271034	29-Jul-2021	To approve, with or without variation, an ordinary resolution, the full text of which is set forth in Appendix B to the accompanying Joint Management Information Circular (the "Circular") of Pembina Pipeline Corporation (the "Corporation") and Inter Pipeline Ltd. ("Inter Pipeline") dated June 29, 2021, authorizing and approving the issuance of common shares of the Corporation pursuant to an arrangement under section 193 of the Business Corporations Act (Alberta) involving Inter Pipeline, the holders of common shares of Inter Pipeline and the Corporation, as more particularly described in the Circular.	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Approval, on an advisory basis, of the compensation of our named executive officers and our compensation philosophy, policies and practices as described in the accompanying Proxy Statement.	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Director Election - Michael A. George	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Director Election - Hubert Joly	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Director Election - Linda Findley Kozlowski	FOR
RALPH LAUREN CORPORATION	US7512121010	29-Jul-2021	Ratification of appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
RYMAN HEALTHCARE LTD	NZRYME000154	29-Jul-2021	APPROVE THE INCREASE IN MAXIMUM AGGREGATE REMUNERATION OF DIRECTORS	FOR
RYMAN HEALTHCARE LTD	NZRYME000154	29-Jul-2021	AUTHORIZE BOARD TO FIX REMUNERATION OF THE AUDITORS	FOR
RYMAN HEALTHCARE LTD	NZRYME000154	29-Jul-2021	ELECT GEOFFREY CUMMING AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME000154	29-Jul-2021	ELECT GREGORY CAMPBELL AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME000154	29-Jul-2021	ELECT JO APPELYARD AS DIRECTOR	FOR
RYMAN HEALTHCARE LTD	NZRYME000154	29-Jul-2021	ELECT WARREN BELL AS DIRECTOR	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	ADOPTION OF THE DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITORS' REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	APPROVAL OF DIRECTORS' EMOLUMENTS FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	AUTHORITY FOR DIRECTORS TO GRANT AWARDS, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE SIA PERFORMANCE SHARE PLAN 2014 AND THE SIA RESTRICTED SHARE PLAN 2014	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	AUTHORITY FOR DIRECTORS TO ISSUE SHARES AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-APPOINTMENT OF AUDITORS AND AUTHORITY FOR THE DIRECTORS TO FIX THEIR REMUNERATION: KPMG LLP	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR DOMINIC HO CHIU FAI	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR GAUTAM BANERJEE	FOR

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SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR LEE KIM SHIN	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RE-ELECTION OF MS JEANETTE WONG KAI YUAN AS DIRECTOR IN ACCORDANCE WITH ARTICLE 97	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RENEWAL OF THE IPT MANDATE	FOR
SINGAPORE AIRLINES LTD	SG1V61937297	29-Jul-2021	RENEWAL OF THE SHARE BUY BACK MANDATE	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Christopher Holland	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Cynthia L. Feldmann	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Daniel A. Carestio	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Jacqueline B. Kosecoff	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Mohsen M. Sohi	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Nirav R. Shah	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Dr. Richard M. Steeves	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Paul E. Martin	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	Re-election of Director: Richard C. Breeden	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To appoint Ernst & Young Chartered Accountants as the Company's Irish statutory auditor under the Act to hold office until the conclusion of the Company's next Annual General Meeting.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers as disclosed pursuant to the disclosure rules of the Securities and Exchange Commission, including the Compensation Discussion and Analysis and the tabular and narrative disclosure contained in the Company's proxy statement dated June 14, 2021.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To authorize the Directors of the Company or the Audit Committee to determine the remuneration of Ernst & Young Chartered Accountants as the Company's Irish statutory auditor.	FOR
STERIS PLC	IE00BFY8C754	29-Jul-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending March 31, 2022.	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO AUTHORISE THE AUDIT COMMITTEE (FOR AND ON BEHALF OF THE BOARD) TO DETERMINE THE AMOUNT OF THE AUDITORS' REMUNERATION	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 22.0 PENCE PER ORDINARY SHARE OF THE COMPANY	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO ELECT JOHN CHEUNG AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO ELECT PATRICIA CORSI AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO ELECT VIVID SEHGAL AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RECEIVE AND CONSIDER THE ANNUAL REPORT	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT DR GERRY MURPHY AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT KIMBERLY NELSON AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT LARS FREDERIKSEN AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT NICK HAMPTON AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT PAUL FORMAN AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT SYBELLA STANLEY AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RE-ELECT WARREN TUCKER AS A DIRECTOR	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE ADDITIONAL AUTHORITY FOR DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS FOR AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY FOR DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY FOR THE PURCHASE OF THE COMPANY'S OWN SHARES	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY IN RESPECT OF SHORTER NOTICES FOR GENERAL MEETINGS	AGAINST
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY TO ALLOT ORDINARY SHARES	FOR
TATE & LYLE PLC	GB0008754136	29-Jul-2021	TO RENEW THE AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	AGAINST
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	AGAINST
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	FOR
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	FOR
TMK PAO	RU000A0B6NK6	29-Jul-2021	TO APPROVE INTRERSTED PARTY TRANSACTION	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Hanabusa, Noboru	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Shida, Michihiro	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Souda, Minoru	AGAINST
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Appoint a Director Souda, Yoshitake	FOR
TOKEN CORPORATION	JP3590900001	29-Jul-2021	Approve Appropriation of Surplus	FOR

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TVS MOTOR CO LTD, CHENNAI	INE494B01023	29-Jul-2021	RESOLVED THAT PURSUANT TO SECTION 148 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) REMUNERATION OF INR 6 LAKHS (RUPEES SIX LAKHS ONLY) IN ADDITION TO REIMBURSEMENT OF ALL APPLICABLE TAXES, TRAVELLING AND OUT-OF-POCKET EXPENSES, PAYABLE TO MR A N RAMAN, PRACTISING COST ACCOUNTANT, HOLDING MEMBERSHIP NO. 5359, ALLOTTED BY THE INSTITUTE OF COST ACCOUNTANTS OF INDIA, WHO WAS RE-APPOINTED AS COST AUDITOR OF THE COMPANY FOR THE YEAR 2021-22 BY THE BOARD OF DIRECTORS OF THE COMPANY, AS RECOMMENDED BY THE AUDIT COMMITTEE BE AND IS HEREBY RATIFIED	FOR
TVS MOTOR CO LTD, CHENNAI	INE494B01023	29-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149 (READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013), 152, 160, 161 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE ACT, 2013) (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 AND THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, MR KUOK MENG XIONG (HOLDING DIN 09117910), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND NONEXECUTIVE INDEPENDENT DIRECTOR EFFECTIVE 24TH MARCH 2021 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS AGM, AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A SHAREHOLDER UNDER SECTION 160 OF THE ACT, 2013, CONSENT OF MEMBERS BE AND IS HEREBY ACCORDED FOR HIS APPOINTMENT AS A NON-EXECUTIVE AND INDEPENDENT DIRECTOR OF THE COMPANY, FOR A TERM OF FIVE CONSECUTIVE YEARS W.E.F. 24TH MARCH 2021 WHOSE OFFICE SHALL NOT BE LIABLE TO RETIRE BY ROTATION DURING THE PERIOD, AND TO RECEIVE REMUNERATION BY WAY OF PROFIT RELATED COMMISSION, IF ANY, WITHIN THE PERMISSIBLE LIMIT IN TERMS OF SECTION 197 OF THE ACT, 2013, AS DETERMINED BY THE BOARD, FROM TIME TO TIME INCLUDING REIMBURSEMENT OF EXPENSES AND FEES FOR PARTICIPATION IN THE MEETINGS OF THE BOARD AND / OR COMMITTEES IN TERMS OF APPLICABLE PROVISIONS OF THE ACT, 2013. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
TVS MOTOR CO LTD, CHENNAI	INE494B01023	29-Jul-2021	RESOLVED THAT SUBJECT TO THE PROVISIONS OF SECTIONS 152, 160, 161 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT, 2013) AND THE COMPANIES (APPOINTMENT AND QUALIFICATIONS OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND REGULATION 17 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AND AS RECOMMENDED BY THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY, PROF. SIR RALF DIETER SPETH (HOLDING DIN 03318908) WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND NON EXECUTIVE NON INDEPENDENT DIRECTOR EFFECTIVE 24TH MARCH 2021 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A SHAREHOLDER UNDER SECTION 160 OF THE ACT, 2013, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
TVS MOTOR CO LTD, CHENNAI	INE494B01023	29-Jul-2021	TO CONSIDER PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: RESOLVED THAT MR K N RADHAKRISHNAN (HOLDING DIN 02599393), DIRECTOR, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY	FOR
TVS MOTOR CO LTD, CHENNAI	INE494B01023	29-Jul-2021	TO CONSIDER PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: RESOLVED THAT MR SUDARSHAN VENU (HOLDING DIN 03601690), DIRECTOR, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY	FOR
TVS MOTOR CO LTD, CHENNAI	INE494B01023	29-Jul-2021	TO CONSIDER PASSING THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: RESOLVED THAT THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE DIRECTORS' REPORT AND THE AUDITORS' REPORT THEREON AS CIRCULATED TO THE MEMBERS AND PRESENTED TO THE MEETING BE AND ARE HEREBY APPROVED AND ADOPTED	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Corporate Auditor Kojima, Kazumi	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Corporate Auditor Toriyama, Nozomu	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Igawa, Saki	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Ishida, Kazuo	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Kurihara, Takeshi	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Miyazaki, Masaya	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Takada, Jun	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Toda, Shota	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Director Yamazaki, Kimiyo	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Appoint a Substitute Corporate Auditor Oshiumi, Kazuaki	FOR
YA-MAN LTD.	JP3930050004	29-Jul-2021	Approve Appropriation of Surplus	FOR

AEDIFICA SA	BE0003851681	30-Jul-2021	IF THE PROPOSAL UNDER 1.2 (A) IS NOT APPROVED: PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY A MAXIMUM AMOUNT OF: 1) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES BY CONTRIBUTION IN CASH WHEREBY THE POSSIBILITY IS PROVIDED FOR THE EXERCISE OF THE PREFERENTIAL SUBSCRIPTION RIGHT OR THE PRIORITY ALLOCATION RIGHT BY THE SHAREHOLDERS OF THE COMPANY, 2) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES IN THE FRAMEWORK OF THE DISTRIBUTION OF AN OPTIONAL DIVIDEND, 3) 10% OF THE AMOUNT OF THE CAPITAL FOR A CAPITAL INCREASES BY CONTRIBUTION IN KIND, B. CAPITAL INCREASES BY CONTRIBUTION IN CASH WITHOUT THE POSSIBILITY FOR THE SHAREHOLDERS OF THE COMPANY TO EXERCISE THE PREFERENTIAL RIGHT OR PRIORITY ALLOCATION RIGHT, OR C. ANY OTHER KIND OF CAPITAL INCREASE PROVIDED THAT THE CAPITAL WITHIN THE CONTEXT OF THE AUTHORISED CAPITAL CAN NEVER BE INCREASED BY AN AMOUNT HIGHER THAN THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION (IN OTHER WORDS, THE SUM OF THE CAPITAL INCREASES IN APPLICATION OF THE PROPOSED AUTHORISATIONS CANNOT EXCEED THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION) AND TO AMEND ARTICLE 6.4. OF THE ARTICLES OF ASSOCIATION ACCORDINGLY	FOR
AEDIFICA SA	BE0003851681	30-Jul-2021	PROPOSAL TO CHANGE THE LAST SENTENCE OF ARTICLE 23 OF THE ARTICLES OF ASSOCIATION WITH RESPECT TO THE COMPOSITION OF THE BUREAU, BY ADDING THE WORD "PRESENT" AFTER "DIRECTORS" SO THAT IT IS STIPULATED THAT THE OTHER DIRECTORS PRESENT WILL COMPLETE THE BUREAU OF THE GENERAL MEETING	FOR
AEDIFICA SA	BE0003851681	30-Jul-2021	PROPOSAL TO CONFER ALL THE NECESSARY POWERS TO THE ACTING NOTARY PUBLIC IN VIEW OF THE FILING AND PUBLICATION OF THE DEED AS WELL AS THE COORDINATION OF THE ARTICLES OF ASSOCIATION IN ACCORDANCE WITH THE ADOPTED RESOLUTIONS	FOR
AEDIFICA SA	BE0003851681	30-Jul-2021	RENEWAL OF THE AUTHORISED CAPITAL: PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY A MAXIMUM AMOUNT OF: 1) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES BY CONTRIBUTION IN CASH WHEREBY THE POSSIBILITY IS PROVIDED FOR THE EXERCISE OF THE PREFERENTIAL SUBSCRIPTION RIGHT OR THE PRIORITY ALLOCATION RIGHT BY THE SHAREHOLDERS OF THE COMPANY, 2) 50% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES IN THE FRAMEWORK OF THE DISTRIBUTION OF AN OPTIONAL DIVIDEND, 3) 10% OF THE AMOUNT OF THE CAPITAL FOR CAPITAL INCREASES BY CONTRIBUTION IN CASH WITHOUT THE POSSIBILITY FOR THE SHAREHOLDERS OF THE COMPANY TO EXERCISE THE PREFERENTIAL RIGHT OR PRIORITY ALLOCATION RIGHT WITHIN THE LIMITS SET OUT BY THE LAW, 4) 10% OF THE AMOUNT OF THE CAPITAL FOR A CAPITAL INCREASES BY CONTRIBUTION IN KIND, OR B. ANY OTHER KIND OF CAPITAL INCREASE PROVIDED THAT THE CAPITAL WITHIN THE CONTEXT OF THE AUTHORISED CAPITAL CAN NEVER BE INCREASED BY AN AMOUNT HIGHER THAN THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION (IN OTHER WORDS, THE SUM OF THE CAPITAL INCREASES IN APPLICATION OF THE PROPOSED AUTHORISATIONS CANNOT EXCEED THE AMOUNT OF THE CAPITAL ON THE DATE OF THE EXTRAORDINARY GENERAL MEETING THAT HAS APPROVED THE AUTHORISATION) AND TO AMEND ARTICLE 6.4. OF THE ARTICLES OF ASSOCIATION ACCORDINGLY	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), THE APPLICABLE PROVISIONS, IF ANY, OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE "SEBI LISTING REGULATIONS"), SECTION 10A (2A) AND ALL OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE "BANK") AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE APPOINTMENT OF SMT. VASANTHA GOVINDAN (DIN 02230959), WHO WAS APPOINTED AS AN ADDITIONAL NON-EXECUTIVE (NOMINEE) DIRECTOR OF THE BANK, PURSUANT TO THE NOMINATION RECEIVED FROM THE SPECIFIED UNDERTAKING OF UNIT TRUST OF INDIA ("SUUTI"), PROMOTER OF THE BANK, IN TERMS OF ARTICLE 90 (1)(C) OF THE ARTICLES OF ASSOCIATION OF THE BANK, WITH EFFECT FROM 27 JANUARY, 2021 AND WHO HOLDS OFFICE AS SUCH UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, AS THE NON-EXECUTIVE (NOMINEE) DIRECTOR OF THE BANK AND THAT DURING HER TENURE AS THE NON-EXECUTIVE (NOMINEE) DIRECTOR OF THE BANK, SMT. VASANTHA GOVINDAN SHALL BE LIABLE TO RETIRE BY ROTATION, IN TERMS OF SECTION 152 OF THE ACT." "RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, TO FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN THIS REGARD, AS HE/ SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION."	FOR

AXIS BANK LTD	INE238A01034	30-Jul-2021	<p>"RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTIONS 149, 152, SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), REGULATION 17 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (THE "SEBI LISTING REGULATIONS"), SECTION 10A (2A) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE "BANK") AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, PROF. S. MAHENDRA DEV (DIN 06519869), WHO WAS APPOINTED AS AN ADDITIONAL INDEPENDENT DIRECTOR OF THE BANK, WITH EFFECT FROM 14 JUNE, 2021 AND WHO HOLDS OFFICE AS SUCH UPTO THE DATE OF THE ENSUING ANNUAL GENERAL MEETING, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE BANK, FOR A PERIOD OF FOUR (4) YEARS, WITH EFFECT FROM 14 JUNE, 2021 UP TO 13 JUNE, 2025 (BOTH DAYS INCLUSIVE), AND THAT DURING HIS TENURE AS AN INDEPENDENT DIRECTOR OF THE BANK, PROF. S. MAHENDRA DEV SHALL NOT BE LIABLE TO RETIRE BY ROTATION, IN TERMS OF SECTION 149(13) OF THE ACT." "RESOLVED FURTHER THAT THE DIRECTORS/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH THE STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION."</p>	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	<p>RESOLVED THAT IN SUPERSESSION OF THE EARLIER RESOLUTION PASSED BY THE MEMBERS OF AXIS BANK LIMITED (THE BANK) AT THE 25TH ANNUAL GENERAL MEETING HELD ON 20 JULY, 2019 APPROVING THE PAYMENT OF PROFIT RELATED COMMISSION TO THE NONEXECUTIVE DIRECTORS [EXCLUDING THE NON-EXECUTIVE (PART-TIME) CHAIRPERSON] OF THE BANK AND PURSUANT TO THE RELEVANT PROVISIONS OF SECTIONS 197 AND 198 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (THE SEBI LISTING REGULATIONS), THE CIRCULAR ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) HAVING REFERENCE NO. RBI/2021-22/24 DOR.GOV.REC.8/29.67.001/2021-22 DATED 26 APRIL, 2021 ON CORPORATE GOVERNANCE IN BANKS - APPOINTMENT OF DIRECTORS AND CONSTITUTION OF COMMITTEES OF THE BOARD, THE APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE CIRCULARS AND GUIDELINES ISSUED BY THE RBI, IN THIS REGARD, FROM TIME TO TIME, ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE PAYMENT OF COMPENSATION TO EACH NON-EXECUTIVE DIRECTOR [EXCLUDING THE NON-EXECUTIVE (PART-TIME) CHAIRPERSON] OF THE BANK, BY WAY OF FIXED REMUNERATION NOT EXCEEDING INR 20 LACS PER ANNUM, FOR A PERIOD OF FIVE (5) YEARS, WITH EFFECT FROM 1 APRIL, 2021, AS MAY BE DETERMINED BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK), FROM TIME TO TIME AND THAT THE SAME SHALL BE IN ADDITION TO THE SITTING FEES PAYABLE TO THEM FOR ATTENDING THE MEETINGS OF THE BOARD OR COMMITTEE(S) THEREOF, AS MAY BE DETERMINED BY THE BOARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	FOR

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 26 FEBRUARY, 2021 RECEIVED FROM UNITED INDIA INSURANCE COMPANY LIMITED (UIICL), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF UIICL, HOLDING 0.03% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 28 FEBRUARY, 2021 TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF UIICL, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS, DIFFICULTIES OR DOUBTS WHATSOEVER WHICH MAY ARISE AND TO AMEND SUCH DETAILS AND TO MAKE APPROPRIATE REPRESENTATION BEFORE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AS MAY BE CONSIDERED NECESSARY/ APPROPRIATE AND TO TAKE ALL SUCH STEPS AND DECISIONS AS MAY BE NECESSARY/ APPROPRIATE, TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
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<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S)) THERE TO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 4 MARCH, 2021 RECEIVED FROM NATIONAL INSURANCE COMPANY LIMITED (NICL), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF NICL, HOLDING 0.02% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 19 MARCH, 2021 TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF NICL, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS, DIFFICULTIES OR DOUBTS WHATSOEVER WHICH MAY ARISE AND TO AMEND SUCH DETAILS AND TO MAKE APPROPRIATE REPRESENTATION BEFORE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, AS MAY BE CONSIDERED NECESSARY/ APPROPRIATE AND TO TAKE ALL SUCH STEPS AND DECISIONS AS MAY BE NECESSARY/ APPROPRIATE, TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
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AXIS BANK LTD	INE238A01034	30-Jul-2021	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 22 APRIL, 2021 RECEIVED FROM THE NEW INDIA ASSURANCE COMPANY LIMITED (NIACL), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF NIACL, HOLDING 0.67% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 22 APRIL, 2021, TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF NIACL, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS, DIFFICULTIES OR DOUBTS WHATSOEVER WHICH MAY ARISE AND TO AMEND SUCH DETAILS AND TO MAKE APPROPRIATE REPRESENTATION BEFORE SAID GOVERNMENTAL / STATUTORY/REGULATORY AUTHORITIES AS MAY BE CONSIDERED NECESSARY/ APPROPRIATE AND TO TAKE ALL SUCH STEPS AND DECISIONS AS MAY BE NECESSARY/ APPROPRIATE, TO GIVE EFFECT TO THIS RESOLUTION</p>	FOR
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<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 31A AND OTHER RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE RELEVANT PROVISIONS OF THE COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE GUIDELINES AND CIRCULARS ISSUED BY THE MINISTRY OF CORPORATE AFFAIRS (THE MCA), THE RELEVANT PROVISIONS, IF ANY, OF DEPOSITORIES ACT, 1996, AS AMENDED, THE RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND SUBJECT TO THE RECEIPT OF REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND/OR SANCTIONS, IF ANY, FROM STOCK EXCHANGE(S) WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, NAMELY, BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (HEREINAFTER COLLECTIVELY REFERRED TO AS THE STOCK EXCHANGES) OR ANY OTHER APPROPRIATE GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID GOVERNMENTAL/ STATUTORY/ REGULATORY AUTHORITIES, WHILE GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS, AND/OR SANCTIONS, WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS (THE BOARD) OF AXIS BANK LIMITED (THE BANK) AND THE REQUEST LETTER DATED 1 JUNE, 2021 RECEIVED FROM GENERAL INSURANCE CORPORATION OF INDIA (GIC), ONE OF THE PROMOTERS OF THE BANK, THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR RE-CLASSIFICATION OF GIC, HOLDING 1.01% OF THE TOTAL ISSUED AND PAID UP EQUITY SHARE CAPITAL OF THE BANK, AS ON 1 JUNE, 2021, TO PUBLIC CATEGORY FROM PROMOTER CATEGORY. RESOLVED FURTHER THAT ON APPROVAL OF THE STOCK EXCHANGES UPON APPLICATION FOR RE-CLASSIFICATION OF GIC, THE BANK SHALL EFFECT SUCH RE-CLASSIFICATION IN THE STATEMENT OF ITS SHAREHOLDING PATTERN, FOR THE IMMEDIATE SUCCEEDING QUARTER IN TERMS OF REGULATION 31 OF THE SEBI LISTING REGULATIONS AND THAT THE BANK SHALL COMPLY WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND THE SECURITIES AND EXCHANGE BOARD OF INDIA (PROHIBITION OF INSIDER TRADING) REGULATIONS, 2015, AS AMENDED AND OTHER APPLICABLE GUIDELINES/ DIRECTIONS, THAT MAY BE ISSUED BY ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES, IN THIS REGARD, FROM TIME TO TIME. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY, PROPER OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION INCLUDING BUT NOT LIMITED TO MAKING APPLICATIONS AND/OR FILINGS TO THE RBI, MCA, SEBI, STOCK EXCHANGES AND/ OR TO ANY OTHER GOVERNMENTAL/STATUTORY/ REGULATORY AUTHORITIES AND TO EXECUTE ALL SUCH DEEDS, DOCUMENTS, LETTERS, APPLICATIONS, PAPERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE AND TO SETTLE ALL SUCH QUESTIONS, DIFFICULTIES OR DOUBTS WHATSOEVER WHICH MAY ARISE AND TO AMEND SUCH DETAILS AND TO MAKE APPROPRIATE REPRESENTATION BEFORE SAID GOVERNMENTAL / STATUTORY/REGULATORY AUTHORITIES AS MAY BE CONSIDERED NECESSARY/ APPROPRIATE AND TO TAKE ALL SUCH STEPS AND DECISIONS AS MAY BE NECESSARY/ APPROPRIATE, TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 35B AND OTHER RELEVANT PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (RBI) IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE REVISION IN REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES PAYABLE TO SHRI RAJIV ANAND (DIN 02541753), AS THE EXECUTIVE DIRECTOR (WHOLESALE BANKING) OF THE BANK, WITH EFFECT FROM 1 APRIL, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>

AXIS BANK LTD	INE238A01034	30-Jul-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 62 (1)(B) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS) REGULATIONS, 2014, AS AMENDED, (THE SEBI (SBEB) REGULATIONS, 2014), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, (THE SEBI LISTING REGULATIONS), THE PROVISIONS OF THE FOREIGN EXCHANGE MANAGEMENT ACT, 1999, AS AMENDED, (THE FEMA) AND THE RULES, REGULATIONS, GUIDELINES AND CIRCULARS ISSUED BY THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) AND/OR BY RESERVE BANK OF INDIA (THE RBI), FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND SUBJECT TO SUCH OTHER APPROVAL(S), CONSENT(S), PERMISSION(S) AND/OR SANCTION(S), IF ANY, AS MAY BE NECESSARY FROM THE CONCERNED STATUTORY/REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID STATUTORY/REGULATORY AUTHORITIES WHILE GRANTING ANY SUCH APPROVAL(S), CONSENT(S), PERMISSION(S), AND/OR SANCTION(S), WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE BANK (THE BOARD, WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS CONSTITUTED BY THE BOARD, TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED UNDER THIS RESOLUTION) (THE COMMITTEE), CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD TO CREATE, ISSUE, OFFER AND ALLOT ADDITIONAL EQUITY STOCK OPTIONS CONVERTIBLE INTO EQUITY SHARES OF THE AGGREGATE NOMINAL FACE VALUE NOT EXCEEDING INR 10,00,00,000 (5,00,00,000 EQUITY SHARES OF INR 2/- EACH OF THE BANK FULLY PAID UP) (OR SUCH ADJUSTED NUMBERS FOR ANY BONUS, STOCK SPLITS OR CONSOLIDATION OR OTHER RE-ORGANIZATION OF CAPITAL STRUCTURE OF THE BANK, AS MAY BE APPLICABLE, FROM TIME TO TIME) IN ADDITION TO THE APPROVALS ALREADY GRANTED BY MEMBERS OF THE BANK AT THEIR EXTRAORDINARY GENERAL MEETING HELD ON 24 FEBRUARY, 2001, AT THEIR ANNUAL GENERAL MEETINGS HELD ON 18 JUNE, 2004, 2 JUNE, 2006, 6 JUNE, 2008, 8 JUNE, 2010 AND 19 JULY, 2013, AND BY WAY OF POSTAL BALLOT ON 17 JANUARY, 2019 RESPECTIVELY, TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE BANK, WHETHER IN INDIA OR ABROAD, (INCLUDING TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE SUBSIDIARY COMPANIES OF THE BANK, AS DEFINED UNDER THE RELEVANT PROVISIONS OF THE SEBI (SBEB) REGULATIONS, 2014, IN TERMS OF THE RESOLUTION PROPOSED UNDER ITEM NO. 15 OF THIS NOTICE), UNDER THE EMPLOYEE STOCK OPTION SCHEME(S) [ESOS(S)], FORMULATED AS PER THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT TO THIS RESOLUTION AND ON SUCH OTHER TERMS AND CONDITIONS AND IN SUCH TRANCHE(S) AS MAY BE DECIDED BY THE COMMITTEE, AT ITS SOLE AND ABSOLUTE DISCRETION. RESOLVED FURTHER THAT THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE COMMITTEE TO GRANT UNDER THE SAID ESOS(S), THE STOCK OPTIONS, IF ANY, LAPSED OR THAT MAY LAPSE UNDER THE EARLIER ESOS(S) AS MAY BE DECIDED BY THE COMMITTEE, AT ITS SOLE AND ABSOLUTE DISCRETION. RESOLVED FURTHER THAT WITHOUT PREJUDICE TO THE GENERALITY OF THE ABOVE, BUT SUBJECT TO THE TERMS AND CONDITIONS AS APPROVED BY THE MEMBERS OF THE BANK, THE COMMITTEE IS AUTHORISED TO IMPLEMENT THE ESOS(S) (WITH OR WITHOUT ANY AMENDMENT(S), MODIFICATION(S) AND VARIATION(S) THERETO) IN ONE OR MORE TRANCHE(S) AND IN SUCH MANNER AS THE COMMITTEE MAY DEEM APPROPRIATE IN ACCORDANCE WITH THE APPLICABLE LAWS. RESOLVED FURTHER THAT WITHOUT PREJUDICE TO THE GENERALITY OF THE ABOVE, BUT SUBJECT TO THE TERMS AND CONDITIONS AS MENTIONED IN THE EXPLANATORY STATEMENT TO THIS RESOLUTION, WHICH ARE HEREBY APPROVED BY THE MEMBERS, OR ANY AMENDMENT(S) OR MODIFICATION(S) OR VARIATION(S) THERETO, THE COMMITTEE BE AND	FOR
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<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 62 (1)(B) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS) REGULATIONS, 2014, AS AMENDED (THE SEBI (SBEB) REGULATIONS, 2014), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED (THE SEBI LISTING REGULATIONS), THE PROVISIONS OF THE FOREIGN EXCHANGE MANAGEMENT ACT, 1999, AS AMENDED (THE FEMA) AND THE RULES, REGULATIONS, GUIDELINES AND CIRCULARS ISSUED BY THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI) AND/OR BY RESERVE BANK OF INDIA (THE RBI), FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE- ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND SUBJECT TO SUCH OTHER APPROVAL(S), CONSENT(S), PERMISSION(S) AND/OR SANCTION(S), IF ANY, AS MAY BE NECESSARY FROM THE CONCERNED STATUTORY/ REGULATORY AUTHORITIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED, STIPULATED OR IMPOSED BY ANY OF THE SAID STATUTORY/REGULATORY AUTHORITIES WHILE GRANTING ANY SUCH APPROVAL(S), CONSENT(S), PERMISSION(S), AND/ OR SANCTION(S), WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE BANK (THE BOARD, WHICH TERM SHALL BE DEEMED TO INCLUDE THE NOMINATION AND REMUNERATION COMMITTEE OF DIRECTORS CONSTITUTED BY THE BOARD, TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED UNDER THIS RESOLUTION) (THE COMMITTEE), CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD TO CREATE, ISSUE, OFFER AND ALLOT ADDITIONAL EQUITY STOCK OPTIONS CONVERTIBLE INTO EQUITY SHARES OF THE AGGREGATE NOMINAL FACE VALUE NOT EXCEEDING INR 10,00,00,000 (5,00,00,000 EQUITY SHARES OF INR 2/- EACH OF THE BANK FULLY PAID UP) (OR SUCH ADJUSTED NUMBERS FOR ANY BONUS, STOCK SPLITS OR CONSOLIDATION OR OTHER RE-ORGANIZATION OF CAPITAL STRUCTURE OF THE BANK, AS MAY BE APPLICABLE, FROM TIME TO TIME) IN ADDITION TO THE APPROVALS ALREADY GRANTED BY MEMBERS OF THE BANK AT THEIR EXTRAORDINARY GENERAL MEETING HELD ON 24 FEBRUARY, 2001, AT THEIR ANNUAL GENERAL MEETINGS HELD ON 18 JUNE, 2004, 2 JUNE, 2006, 6 JUNE, 2008, 8 JUNE, 2010 AND 19 JULY, 2013, AND BY WAY OF POSTAL BALLOT ON 17 JANUARY, 2019 RESPECTIVELY, TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE PRESENT AND FUTURE SUBSIDIARY COMPANIES OF THE BANK, WHETHER IN INDIA OR ABROAD, (INCLUDING TO THE PERMANENT EMPLOYEES AND WHOLE-TIME DIRECTORS OF THE BANK, AS DEFINED UNDER THE RELEVANT PROVISIONS OF THE SEBI (SBEB) REGULATIONS, 2014, IN TERMS OF THE RESOLUTION AS PROPOSED UNDER ITEM NO. 14 OF THIS NOTICE), UNDER THE EMPLOYEE STOCK OPTION SCHEME(S) (ESOS(S)), FORMULATED AS PER THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT TO THIS RESOLUTION AND ON SUCH OTHER TERMS AND CONDITIONS AND IN SUCH TRANCHE(S) AS MAY BE DECIDED BY THE COMMITTEE, AT ITS SOLE AND ABSOLUTE DISCRETION. RESOLVED FURTHER THAT THE CONSENT OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE COMMITTEE TO GRANT UNDER THE SAID ESOS(S), THE STOCK OPTIONS, IF ANY, LAPSED OR THAT MAY LAPSE UNDER THE EARLIER ESOS(S) AS MAY BE DECIDED BY THE COMMITTEE, AT ITS SOLE AND ABSOLUTE DISCRETION. RESOLVED FURTHER THAT WITHOUT PREJUDICE TO THE GENERALITY OF THE ABOVE, BUT SUBJECT TO THE TERMS AND CONDITIONS AS APPROVED BY THE MEMBERS OF THE BANK, THE COMMITTEE IS AUTHORIZED TO IMPLEMENT THE ESOS(S) (WITH OR WITHOUT ANY AMENDMENT(S), MODIFICATION(S) AND VARIATION(S) THERETO) IN ONE OR MORE TRANCHE(S) AND IN SUCH MANNER AS THE COMMITTEE MAY DEEM APPROPRIATE IN ACCORDANCE WITH THE APPLICABLE LAWS. RESOLVED FURTHER THAT WITHOUT PREJUDICE TO THE GENERALITY OF THE ABOVE, BUT SUBJECT TO THE TERMS AND CONDITIONS AS MENTIONED IN THE EXPLANATORY STATEMENT TO THIS RESOLUTION, WHICH ARE HEREBY APPROVED BY THE MEMBERS, OR ANY AMENDMENT(S) OR MODIFICATION(S) OR VARIATION(S) THERETO, THE COMMITTEE</p>	<p>FOR</p>
<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 196 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI AMITABH CHAUDHRY (DIN 00531120), AS THE MANAGING DIRECTOR & CEO OF THE BANK, FOR A PERIOD OF 3 YEARS, WITH EFFECT FROM 1 JANUARY, 2022 UP TO 31 DECEMBER, 2024 (BOTH DAYS INCLUSIVE), SUBJECT TO THE APPROVAL OF THE RBI AND THAT SHRI AMITABH CHAUDHRY SHALL NOT BE LIABLE TO RETIRE BY ROTATION, DURING THE SAID PERIOD, IN TERMS OF THE PROVISIONS OF SECTION 152 OF THE ACT AND ARTICLE 90(1)(B) OF THE ARTICLES OF ASSOCIATION OF THE BANK. RESOLVED FURTHER THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RBI, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE ACT AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE PAYMENT OF REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES TO SHRI AMITABH CHAUDHRY (DIN 00531120), AS THE MANAGING DIRECTOR & CEO OF THE BANK, WITH EFFECT FROM 1 JANUARY, 2022, SUBJECT TO THE APPROVAL OF THE RBI, DETAILED AS UNDER: (AS SPECIFIED), RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>

<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT) AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE REVISION IN THE REMUNERATION PAYABLE TO SHRI RAKESH MAKHIIJA (DIN 00117692), AS THE NON-EXECUTIVE (PART-TIME) CHAIRMAN OF THE BANK, WITH EFFECT FROM 18 JULY, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED), RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE RULES, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT) AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK), AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE REVISION IN REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES PAYABLE TO SHRI AMITABH CHAUDHRY (DIN 00531120), AS THE MANAGING DIRECTOR & CEO OF THE BANK, WITH EFFECT FROM 1 APRIL, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED). RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>
<p>AXIS BANK LTD</p>	<p>INE238A01034</p>	<p>30-Jul-2021</p>	<p>RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 42 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT), THE RELEVANT PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008, AS AMENDED, (THE SEBI ILDS REGULATIONS), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, (THE SEBI LISTING REGULATIONS), THE APPLICABLE PROVISIONS OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE RULES, REGULATIONS, GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (RBI) AND/OR THE SECURITIES AND EXCHANGE BOARD OF INDIA (THE SEBI), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE) AND THE RELEVANT PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND SUBJECT TO RECEIPT OF SUCH APPROVAL(S), CONSENT(S), PERMISSION(S) AND SANCTION(S) AS MAY BE NECESSARY FROM THE CONCERNED STATUTORY OR REGULATORY AUTHORITY(IES), APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED FOR BORROWING/RAISING OF FUNDS DENOMINATED IN INDIAN RUPEES OR ANY OTHER PERMITTED FOREIGN CURRENCY, BY ISSUE OF DEBT SECURITIES INCLUDING, BUT NOT LIMITED TO, LONG TERM BONDS, GREEN BONDS, MASALA BONDS, OPTIONALLY/COMPULSORILY CONVERTIBLE DEBENTURES, NON-CONVERTIBLE DEBENTURES, PERPETUAL DEBT INSTRUMENTS, AT 1 BONDS, INFRASTRUCTURE BONDS AND TIER II CAPITAL BONDS OR SUCH OTHER DEBT SECURITIES AS MAY BE PERMITTED UNDER THE RBI GUIDELINES, FROM TIME TO TIME, ON A PRIVATE PLACEMENT BASIS AND/OR FOR MAKING OFFERS AND/OR INVITATIONS THEREOF, AND/OR ISSUE(S)/ISSUANCES THEREOF, ON A PRIVATE PLACEMENT BASIS, FOR A PERIOD OF ONE (1) YEAR FROM THE DATE HEREOF, IN ONE (1) OR MORE TRanches AND/OR SERIES AND/ OR UNDER ONE (1) OR MORE SHELf DISCLOSURE DOCUMENTS AND/ OR ONE (1) OR MORE LETTERS OF OFFER, AND ON SUCH TERMS AND CONDITIONS FOR EACH SERIES/TRanches, INCLUDING THE PRICE, COUPON, PREMIUM, DISCOUNT, TENOR ETC. AS DEEMED FIT BY THE BOARD OF DIRECTORS OF THE BANK (HEREINAFTER REFERRED TO AS THE BOARD, WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE(S) CONSTITUTED/TO BE CONSTITUTED BY THE BOARD TO EXERCISE ITS POWERS, INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION), AS PER THE STRUCTURE AND WITHIN THE LIMITS PERMITTED BY THE RBI, UPTO AN AMOUNT OF INR 35,000 CRORES (RUPEES THIRTY FIVE THOUSAND CRORES ONL Y) IN DOMESTIC AND/OR OVERSEAS MARKETS WITHIN THE OVERALL BORROWING LIMITS OF THE BANK. RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION</p>	<p>FOR</p>

AXIS BANK LTD	INE238A01034	30-Jul-2021	RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF THE SECTION 35B AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AS AMENDED, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE RBI), IN THIS REGARD, FROM TIME TO TIME, THE APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, READ WITH THE RELEVANT RULES MADE THEREUNDER (THE ACT) AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THERETO, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF AXIS BANK LIMITED (THE BANK) AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE BANK, APPROVAL OF THE MEMBERS OF THE BANK, BE AND IS HEREBY ACCORDED TO THE REVISION IN REMUNERATION BY WAY OF SALARY, ALLOWANCES AND PERQUISITES PAYABLE TO SHRI RAJESH DAHIYA (DIN 07508488), AS THE EXECUTIVE DIRECTOR (CORPORATE CENTRE) OF THE BANK, WITH EFFECT FROM 1 APRIL, 2021, DETAILED AS UNDER, SUBJECT TO THE APPROVAL OF THE RBI: (AS SPECIFIED), RESOLVED FURTHER THAT THE DIRECTOR(S)/OFFICER(S) OF THE BANK BE AND ARE HEREBY SEVERALLY AUTHORIZED TO EXECUTE ALL SUCH AGREEMENTS, DOCUMENTS, INSTRUMENTS AND WRITINGS AS DEEMED NECESSARY, FILE REQUISITE FORMS OR APPLICATIONS WITH STATUTORY/REGULATORY AUTHORITIES, WITH THE POWER TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE, IN THIS REGARD, AS HE/SHE MAY IN ITS SOLE AND ABSOLUTE DISCRETION DEEM FIT AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY AND APPROPRIATE TO GIVE EFFECT TO THIS RESOLUTION	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI RAJIV ANAND (DIN 02541753), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-APPOINTMENT	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	TO APPOINT M/S C N K & ASSOCIATES LLP, CHARTERED ACCOUNTANTS, MUMBAI (FIRM REGISTRATION NO. 101961W/ W100036), AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK AND TO CONSIDER, AND IN THIS CONNECTION, AND IF THOUGHT FIT, TO PASS, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 139 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, AND THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), SECTION 30 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE APPOINTMENT OF M/S C N K & ASSOCIATES LLP, CHARTERED ACCOUNTANTS, MUMBAI, HAVING FIRM REGISTRATION NUMBER 101961W/ W100036, ISSUED BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA, AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK, AND TO HOLD OFFICE AS SUCH FROM THE CONCLUSION OF THE TWENTY SEVENTH ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE THIRTIETH ANNUAL GENERAL MEETING, AND ON SUCH TERMS AND CONDITIONS, INCLUDING REMUNERATION, AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF THE BANK, SUBJECT TO THE APPROVAL OF THE RBI EVERY YEAR."	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	TO APPOINT M/S M P CHITALE & CO., CHARTERED ACCOUNTANTS, MUMBAI (FIRM REGISTRATION NO. 101851W), AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK AND TO CONSIDER, AND IN THIS CONNECTION, IF THOUGHT FIT, TO PASS, THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE RELEVANT PROVISIONS OF SECTION 139 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, AS AMENDED, AND THE RELEVANT RULES MADE THEREUNDER (THE "ACT"), SECTION 30 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, AND THE GUIDELINES AND CIRCULARS ISSUED BY THE RESERVE BANK OF INDIA (THE "RBI"), IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S), VARIATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), APPROVAL OF THE MEMBERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE APPOINTMENT OF M/S M P CHITALE & CO., CHARTERED ACCOUNTANTS, MUMBAI, HAVING FIRM REGISTRATION NUMBER 101851W, ISSUED BY THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA, AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK, AND TO HOLD OFFICE AS SUCH FROM THE CONCLUSION OF THE TWENTY SEVENTH ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE THIRTIETH ANNUAL GENERAL MEETING, AND ON SUCH TERMS AND CONDITIONS, INCLUDING REMUNERATION, AS MAY BE APPROVED BY THE AUDIT COMMITTEE OF THE BOARD OF THE BANK, SUBJECT TO THE APPROVAL OF THE RBI EVERY YEAR."	FOR
AXIS BANK LTD	INE238A01034	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT: A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE BANK, FOR THE FINANCIAL YEAR ENDED 31 MARCH, 2021 AND THE REPORTS OF THE DIRECTORS' AND THE AUDITORS' THEREON; AND B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK, FOR THE FINANCIAL YEAR ENDED 31 MARCH, 2021 AND THE REPORT OF THE AUDITORS' THEREON	FOR

BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 152 READ WITH OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("THE ACT") AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR SUBSTITUTION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), MR. FLORIAN ULRICH BUMBERGER (DIN 09045904) WHO HAS BEEN APPOINTED AS AN 'ADDITIONAL DIRECTOR' OF THE COMPANY WITH EFFECT FROM FEBRUARY 24, 2021 BY THE BOARD OF DIRECTORS OF THE COMPANY PURSUANT TO THE PROVISIONS OF SECTION 161(1) OF THE ACT AND PURSUANT TO ARTICLE 147 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS THE OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, UNDER THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013 AND WHO BEING ELIGIBLE FOR APPOINTMENT TO THE OFFICE OF DIRECTOR AND ON RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD, BE AND IS HEREBY APPOINTED AS DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 152 READ WITH OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("THE ACT") AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR SUBSTITUTION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), MR. SEBASTIAN PAEBENS (DIN: 09058693) WHO HAS BEEN APPOINTED AS AN 'ADDITIONAL DIRECTOR' OF THE COMPANY WITH EFFECT FROM FEBRUARY 24, 2021 BY THE BOARD OF DIRECTORS OF THE COMPANY PURSUANT TO THE PROVISIONS OF SECTION 161(1) OF THE ACT AND PURSUANT TO ARTICLE 147 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS THE OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, UNDER THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013 AND WHO BEING ELIGIBLE FOR APPOINTMENT TO THE OFFICE OF DIRECTOR AND ON RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT IN PARTIAL MODIFICATION OF EARLIER RESOLUTION PASSED BY THE MEMBERS AT THE TWENTY NINTH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON JULY 31, 2020 AND PURSUANT TO PROVISIONS OF SECTIONS 196, 197, 198, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH SCHEDULE V TO THE COMPANIES ACT, 2013 AND COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR SUBSTITUTION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), RELEVANT PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN TERMS OF RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND AS APPROVED BY THE BOARD OF DIRECTORS VIDE ITS RESOLUTION DATED MARCH 23, 2021, APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED FOR PAYMENT OF AN ADDITIONAL 5% INCENTIVE OF INR 6.86 LAKHS AGGREGATING TO A TOTAL INCENTIVE OF 105% AMOUNTING TO INR 144.06 LAKHS AS COMPARED TO INR 137.20 LAKHS (100%) ALREADY APPROVED BY THE MEMBERS AT THE LAST ANNUAL GENERAL MEETING HELD ON JULY 31, 2020, FOR MR. BALFOUR MANUEL, MANAGING DIRECTOR (DIN : 08416666) FOR THE CALENDAR YEAR ENDED DECEMBER 31, 2020; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	AGAINST
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT IN PARTIAL MODIFICATION OF EARLIER RESOLUTIONS PASSED AT THE TWENTY EIGHTH AND TWENTY NINTH ANNUAL GENERAL MEETINGS OF THE COMPANY HELD ON JULY 31, 2019 AND JULY 31, 2020 RESPECTIVELY AND PURSUANT TO PROVISIONS OF SECTIONS 196, 197, 198, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH SCHEDULE V OF THE COMPANIES ACT, 2013 AND THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014, (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE), RELEVANT PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND IN TERMS OF RECOMMENDATION OF THE NOMINATION & REMUNERATION COMMITTEE AND AS APPROVED BY THE BOARD OF DIRECTORS IN ITS MEETING HELD ON MAY 5, 2021, APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO REVISE REMUNERATION OF MR. BALFOUR MANUEL, MANAGING DIRECTOR (DIN: 08416666) FOR THE FINANCIAL YEAR APRIL 1, 2021 TO MARCH 31, 2022 AS SET OUT IN THE EXPLANATORY STATEMENT AND SUPPLEMENTARY AGREEMENT ("THE AGREEMENT") TO BE ENTERED INTO BETWEEN THE COMPANY AND MR. BALFOUR MANUEL, MANAGING DIRECTOR, THE DRAFT WHEREOF IS PLACED BEFORE THIS MEETING AND INITIALED BY THE CHAIRMAN FOR THE PURPOSE OF IDENTIFICATION, WHICH AGREEMENT IS HEREBY SPECIFICALLY SANCTIONED WITH LIBERTY TO THE BOARD OF DIRECTORS TO ALTER AND VARY THE TERMS AND CONDITIONS OF THE SAID AGREEMENT AND/OR REMUNERATION OR ANY MODIFICATIONS THERETO, AS MAY BE AGREED TO BETWEEN THE BOARD OF DIRECTORS AND MR. BALFOUR MANUEL; RESOLVED FURTHER THAT IN THE EVENT OF, DURING AFORESAID FINANCIAL YEAR, THE COMPANY HAS NO PROFITS OR ITS PROFITS ARE INADEQUATE, THE COMPANY WILL PAY TO THE MANAGING DIRECTOR REMUNERATION AS SET OUT IN THE EXPLANATORY STATEMENT AS MINIMUM REMUNERATION; RESOLVED FURTHER THAT ANY DIRECTOR AND / OR COMPANY SECRETARY BE AND IS HEREBY AUTHORISED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	AGAINST

Sunsuper Record of Exercised Proxy Voting Rights
1 July 2021 - 31 December 2021

BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') READ WITH SCHEDULE IV TO THE ACT AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 ('THE RULES'), REGULATION 16, 17 AND 17(1A) OF SECURITIES & EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY STATUTORY MODIFICATION(S) OR ANY AMENDMENT(S) THERETO OR ANY SUBSTITUTION(S) OR ANY RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE, AIR MARSHAL M. MCMAHON (RETD.) (DIN 00234293), AGED 76 YEARS, WHOSE TERM OF OFFICE EXPIRES ON FEBRUARY 09, 2022 AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA OF 'INDEPENDENCE' AS PROVIDED IN SECTION 149(6) OF THE ACT AND WHO IS ELIGIBLE FOR RE-APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE ACT, PROPOSING HIS CANDIDATURE FOR THE OFFICE OF A DIRECTOR AND ON THE BASIS OF APPROVAL AND RECOMMENDATION RECEIVED FROM THE NOMINATION & REMUNERATION COMMITTEE AND BOARD OF DIRECTORS, AIR MARSHAL M. MCMAHON (RETD.), BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A SECOND TERM, TO HOLD OFFICE FOR A FURTHER PERIOD OF THREE (3) CONSECUTIVE YEARS COMMENCING FROM FEBRUARY 10, 2022 TO FEBRUARY 09, 2025; RESOLVED FURTHER THAT ANY DIRECTOR AND/ OR THE COMPANY SECRETARY BE AND IS HEREBY AUTHORIZED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') READ WITH SCHEDULE IV TO THE ACT AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 ('THE RULES'), REGULATION 16 AND 17 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, INCLUDING ANY STATUTORY MODIFICATION(S) OR ANY AMENDMENT(S) THERETO OR ANY SUBSTITUTION(S) OR AN RE-ENACTMENT(S) MADE THEREOF FOR THE TIME BEING IN FORCE, MS. KAVITA NAIR (DIN 07771200), WHOSE TERM OF OFFICE EXPIRES ON SEPTEMBER 25, 2021 AND WHO HAS SUBMITTED A DECLARATION THAT SHE MEETS THE CRITERIA OF INDEPENDENCE AS PROVIDED IN SECTION 149(6) OF THE ACT AND WHO IS ELIGIBLE FOR RE-APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE ACT, PROPOSING HER CANDIDATURE FOR THE OFFICE OF A DIRECTOR AND ON THE BASIS OF APPROVAL AND RECOMMENDATION RECEIVED FROM THE NOMINATION & REMUNERATION COMMITTEE AND BOARD OF DIRECTORS, MS. KAVITA NAIR BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT LIABLE TO RETIRE BY ROTATION, FOR A SECOND TERM, TO HOLD OFFICE FOR A FURTHER PERIOD OF FIVE (5) CONSECUTIVE YEARS COMMENCING FROM SEPTEMBER 26, 2021 TO SEPTEMBER 25, 2026; RESOLVED FURTHER THAT ANY DIRECTOR AND/ OR THE COMPANY SECRETARY, BE AND IS HEREBY AUTHORIZED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 197, 198 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') READ WITH COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 ('THE RULES') INCLUDING ANY STATUTORY MODIFICATION(S) OR AMENDMENT(S) THERETO OR RE-ENACTMENT OR SUBSTITUTION MADE THEREOF FOR THE TIME BEING IN FORCE AND IN PURSUANCE OF REGULATION 17(1)(6)(A) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, RELEVANT PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AND PURSUANT TO APPROVAL OF THE BOARD, APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED THAT THE NON-EXECUTIVE DIRECTORS OF THE COMPANY, IN ADDITION TO SITTING FEES BEING PAID TO THEM FOR ATTENDING THE MEETINGS OF THE BOARD AND ITS COMMITTEES, BE PAID EVERY YEAR FOR A PERIOD OF FIVE YEARS WITH EFFECT FROM AUGUST 1, 2021, COMMISSION OF AN AMOUNT AS MAY BE DETERMINED BY THE BOARD FROM TIME TO TIME AND AS MAY BE PERMITTED BY LAW, SUBJECT TO A CEILING OF 1% OF THE NET PROFITS OF THE COMPANY FOR EACH FINANCIAL YEAR (COMPUTED IN THE MANNER SPECIFIED IN SECTION 198 OF THE ACT READ WITH THE RULES MADE THEREUNDER), TO BE DISTRIBUTED AMONGST SUCH DIRECTORS IN SUCH A MANNER AS THE BOARD OF DIRECTORS MAY FROM TIME TO TIME DETERMINE AND DEEM FIT; RESOLVED FURTHER THAT ANY DIRECTOR AND/ OR COMPANY SECRETARY, BE AND IS HEREBY AUTHORIZED SEVERALLY TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY OR DESIRABLE TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO."	FOR
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. R.S. SUBRAMANIAN (DIN: 02946608) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: DIRECTORS ARE PLEASED TO RECOMMEND A DIVIDEND OF INR 15 (RUPEES FIFTEEN) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, SUBJECT TO NECESSARY APPROVAL BY THE SHAREHOLDERS AT THE ANNUAL GENERAL MEETING OF THE COMPANY	FOR
BLUE DART EXPRESS LIMITED	INE233B01017	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT; A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS; AND B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
CANSINO BIOLOGICS INC.	CNE100003F01	30-Jul-2021	TO CONSIDER AND APPROVE THE PROPOSED ADJUSTMENT OF BUSINESS SCOPE AND PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE CIRCULAR OF THE COMPANY DATED JULY 15, 2021	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Advisory vote to approve executive compensation.	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - John C. Carter	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - Alexander M. Davern	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - Timothy R. Dehne	FOR

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CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - John M. Forsyth	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - Deirdre R. Hanford	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - Catherine P. Lego	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Director Election - David J. Tupman	FOR
CIRRUS LOGIC, INC.	US1727551004	30-Jul-2021	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending March 26, 2022.	FOR
EROAD LTD	NZERDE000155	30-Jul-2021	ACQUISITION OF CORETEX	FOR
EROAD LTD	NZERDE000155	30-Jul-2021	ISSUE OF CAPITAL RAISING SHARES TO INVESTORS	FOR
EROAD LTD	NZERDE000155	30-Jul-2021	ISSUE OF SHARES TO CORETEX VENDORS	FOR
EROAD LTD	NZERDE000155	30-Jul-2021	THAT GRAHAM STUART BE RE-ELECTED AS A DIRECTOR OF EROAD	FOR
EROAD LTD	NZERDE000155	30-Jul-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF KPMG AS THE AUDITOR OF EROAD	FOR
EROAD LTD	NZERDE000155	30-Jul-2021	THAT THE NON-EXECUTIVE ANNUAL REMUNERATION POOL BE INCREASED FROM NZD500,000 TO NZD850,000, TO BE DIVIDED AMONG THE DIRECTORS AS THEY CONSIDER APPROPRIATE	FOR
JUPITER MINES LTD	AU0000005159	30-Jul-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF SHAREHOLDER NOMINEE DIRECTOR: MR PETER NORTH	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF SHAREHOLDER NOMINEE DIRECTOR: MR WILLIAM (SCOTT) WINTER	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	RE-ELECTION OF DIRECTOR: MR ANDREW BELL	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	RE-ELECTION OF DIRECTOR: MR PAUL MURRAY	AGAINST
JUPITER MINES LTD	AU0000005159	30-Jul-2021	THAT, FOR THE PURPOSES OF SECTION 250V(1) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, APPROVAL IS GIVEN FOR: (A) ANOTHER MEETING (THE SPILL MEETING) OF SHAREHOLDERS TO BE HELD WITHIN 90 DAYS OF THIS MEETING; (B) ALL DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT CONSIDERED AT THIS MEETING WAS PASSED, EXCEPT FOR THE MANAGING DIRECTOR, MR PRIYANK THAPLIYAL, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT DIRECTORS TO THE OFFICES VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO A VOTE AT THE SPILL MEETING, ON THE TERMS AND CONDITIONS SET OUT IN THE EXPLANATORY STATEMENT	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE AMENDMENTS TO THE INVESTMENT LIMIT FOR PROPERTY DEVELOPMENT AND RELATED ACTIVITIES AND THE CORRESPONDING PROPERTY DEVELOPMENT TRUST DEED AMENDMENTS	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE CONDUCT OF GENERAL MEETING AMENDMENTS	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE DISTRIBUTION FORMULA AMENDMENTS RELATING TO OTHER MATERIAL NON-CASH LOSSES	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO APPROVE THE DISTRIBUTION FORMULA AMENDMENTS RELATING TO REALISED LOSSES ON THE DISPOSAL OF RELEVANT INVESTMENTS, PROPERTIES AND/OR DISPOSAL OF THE SPECIAL PURPOSE VEHICLE WHICH HOLDS SUCH PROPERTIES	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO ELECT MR LINCOLN LEONG KWOK KUEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO GRANT A GENERAL MANDATE TO THE MANAGER TO BUY BACK UNITS OF LINK	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MR CHRISTOPHER JOHN BROOKE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MR IAN KEITH GRIFFITHS AS A NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MR NICHOLAS CHARLES ALLEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
LINK REAL ESTATE INVESTMENT TRUST	HK0823032773	30-Jul-2021	TO RE-ELECT MS POH LEE TAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	AMENDMENT OF THE BANK'S ARTICLES OF ASSOCIATION	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	APPROVAL OF BOARD OF DIRECTORS SUITABILITY ASSESSMENT POLICY AND PROCEDURE AS PER ARTICLE 3 OF LAW 4706/2020	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	APPROVAL OF THE OVERALL MANAGEMENT BY THE BOARD OF DIRECTORS AS PER ARTICLE 108 OF LAW 4548/2018 AND DISCHARGE OF THE AUDITORS OF THE BANK, WITH RESPECT TO THE FINANCIAL YEAR 2020 (1.1.2020 - 31.12.2020), IN ACCORDANCE WITH PAR. 1 CASE C) OF ARTICLE 117 OF LAW 4548/2018	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS OF THE BANK FOR THE FINANCIAL YEAR 2020. DETERMINATION OF THE REMUNERATION OF THE CHAIRMAN OF THE BOARD AND EXECUTIVE AND NON-EXECUTIVE MEMBERS OF THE BOARD THROUGH TO THE AGM OF 2022. APPROVAL, FOR THE FINANCIAL YEAR 2020, OF THE REMUNERATION OF THE BANK'S DIRECTORS IN THEIR CAPACITY AS MEMBERS OF THE BANK'S AUDIT, CORPORATE GOVERNANCE & NOMINATIONS, HUMAN RESOURCES & REMUNERATION, RISK MANAGEMENT, STRATEGY & TRANSFORMATION AND COMPLIANCE, ETHICS & CULTURE COMMITTEES, DETERMINATION OF THEIR REMUNERATION AS PER ARTICLE 109 OF LAW 4548/2018 THROUGH TO THE AGM OF 2022	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	BANK'S SHARE CAPITAL DECREASE BY REDUCING THE NOMINAL VALUE OF EACH COMMON REGISTERED SHARE OF THE BANK FROM EUR 3.00 TO EUR 1.00 (WITHOUT ANY CHANGE IN THE TOTAL NUMBER OF COMMON REGISTERED SHARES) IN ORDER TO SET OFF EQUAL CUMULATIVE ACCOUNTING LOSSES OF PREVIOUS YEARS, IN THE CONTEXT OF LAUNCHING A STOCK OPTIONS PROGRAM IN ACCORDANCE WITH ARTICLE 113(4) OF LAW 4548/2018 - AMENDMENT OF ARTICLE 4 OF THE BANK'S ARTICLES OF ASSOCIATION - GRANTING AUTHORIZATIONS	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. AVRAAM GOUNARIS AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. CLAUDE PIRET AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR

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NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. GIKAS HARDOUVELIS AS NON-EXECUTIVE MEMBER OF THE BOARD FOR THE ROLE OF BOARD CHAIR	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. JAYAPRAKASA (JP) C.S. RANGASWAMI AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. MATTHIEU KISS AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. PAVLOS MYLONAS AS MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. PERIKLIS DROUGKAS - HELLENIC FINANCIAL STABILITY FUND REPRESENTATIVE, IN ACCORDANCE WITH LAW 3864/2010, AS IN FORCE, AS MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MR. WIETZE REEHOORN AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. AIKATERINI BERITSI AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. ANNE MARION BOUCHACOURT AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. CHRISTINA THEOFILIDI AS MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF MS. ELENA ANA CERNAT AS INDEPENDENT NON-EXECUTIVE MEMBER OF THE BOARD	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	ELECTION OF REGULAR AND SUBSTITUTE CERTIFIED AUDITORS FOR THE AUDIT OF THE FINANCIAL STATEMENTS OF THE BANK AND THE FINANCIAL STATEMENTS OF THE GROUP FOR THE FINANCIAL YEAR 2021, AND DETERMINATION OF THEIR REMUNERATION	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	GRANTING OF AUTHORIZATION TO THE BANK'S BOARD OF DIRECTORS IN ORDER TO PROCEED TO ALL ACTIONS REQUIRED FOR FORMING SPECIAL RESERVE FOR THE REPAYMENT OF HOLDERS OF ADDITIONAL TIER 1 CAPITAL (AT1), ONCE RELEVANT LEGISLATIVE FRAMEWORK PROVIDES SUCH POSSIBILITY	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	GRANTING OF AUTHORIZATION TO THE BANK'S BOARD OF DIRECTORS TO LAUNCH A STOCK OPTIONS PROGRAM IN THE FORM OF OPTIONS TO ACQUIRE SHARES OF THE BANK PURSUANT TO ARTICLE 113(4) OF LAW 4548/2018, ADDRESSED TO BOARD MEMBERS, SENIOR MANAGEMENT EXECUTIVES, AND STAFF OF THE BANK AND ITS AFFILIATED COMPANIES, IN THE CONTEXT OF ARTICLE 32 OF LAW 4308/2014	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	REDETERMINATION OF THE TYPE OF THE AUDIT COMMITTEE, THE TERM OF OFFICE, THE NUMBER AND THE QUALITIES OF ITS MEMBERS AS PER ARTICLE 44 PAR. 1 CASE B) OF LAW 4449/2017	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	SUBMISSION FOR APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS OF THE BANK AND THE GROUP FOR THE FINANCIAL YEAR 2020 (1.1.2020 - 31.12.2020)	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	SUBMISSION FOR APPROVAL OF THE BOARD OF DIRECTORS REPORT ON THE ANNUAL FINANCIAL STATEMENTS OF THE BANK AND THE GROUP FOR THE FINANCIAL YEAR 2020 (1.1.2020 - 31.12.2020), AND SUBMISSION OF THE RESPECTIVE AUDITORS' REPORT	FOR
NATIONAL BANK OF GREECE S.A.	GRS003003035	30-Jul-2021	SUBMISSION FOR DISCUSSION AND ADVISORY VOTE ON THE FISCAL YEAR 2020 DIRECTORS' REMUNERATION REPORT, IN ACCORDANCE WITH ARTICLE 112 OF LAW 4548/2018	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	An advisory (non-binding) vote on executive compensation.	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Gian M. Fulgoni	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Jodi Watson	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Leslie C.G. Campbell	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Peter S. Cobb	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	Election of Director: Ronald J. Korn	FOR
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	To consider and vote upon a stockholder proposal regarding mandatory retirement age for directors, if properly presented at the Annual Meeting.	AGAINST
PETMED EXPRESS, INC.	US7163821066	30-Jul-2021	To ratify the appointment of RSM US LLP as the independent registered public accounting firm for the Company to serve for the 2022 fiscal year.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	Director Election - Andrew J. Marsh	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	Director Election - Gary K. Willis	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	Director Election - Maureen O. Helmer	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The approval of the Fifth Certificate of Amendment of the Amended and Restated Certificate of Incorporation of the Company to increase the number of authorized shares of common stock from 750,000,000 shares to 1,500,000,000 shares as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The approval of the non-binding advisory resolution regarding the compensation of the Company's named executive officers as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The approval of the Plug Power Inc. 2021 Stock Option and Incentive Plan as described in the proxy statement.	FOR
PLUG POWER INC.	US72919P2020	30-Jul-2021	The ratification of KPMG LLP as the Company's independent registered public accounting firm for 2021.	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF NEW ORDINARY SHARES OF THE COMPANY AS MAY BE REQUIRED TO BE ALLOTTED AND ISSUED PURSUANT TO THE SINGTEL SCRIP DIVIDEND SCHEME	FOR

SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	<p>THAT: (I) FOR THE PURPOSES OF SECTIONS 76C AND 76E OF THE COMPANIES ACT, CHAPTER 50 OF SINGAPORE (THE "COMPANIES ACT"), THE EXERCISE BY THE DIRECTORS OF ALL THE POWERS OF THE COMPANY TO PURCHASE OR OTHERWISE ACQUIRE ISSUED ORDINARY SHARES OF THE COMPANY ("SHARES") NOT EXCEEDING IN AGGREGATE THE MAXIMUM LIMIT (AS HEREAFTER DEFINED), AT SUCH PRICE OR PRICES AS MAY BE DETERMINED BY THE DIRECTORS FROM TIME TO TIME UP TO THE MAXIMUM PRICE (AS HEREAFTER DEFINED), WHETHER BY WAY OF: (1) MARKET PURCHASE(S) ON THE SGX-ST AND/OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY FOR THE TIME BEING BE LISTED AND QUOTED ("OTHER EXCHANGE"); AND/OR (2) OFF-MARKET PURCHASE(S) (IF EFFECTED OTHERWISE THAN ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE) IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS MAY BE DETERMINED OR FORMULATED BY THE DIRECTORS AS THEY CONSIDER FIT, WHICH SCHEME(S) SHALL SATISFY ALL THE CONDITIONS PRESCRIBED BY THE COMPANIES ACT, AND OTHERWISE IN ACCORDANCE WITH ALL OTHER LAWS AND REGULATIONS AND RULES OF THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE AS MAY FOR THE TIME BEING BE APPLICABLE, BE AND IS HEREBY AUTHORISED AND APPROVED GENERALLY AND UNCONDITIONALLY (THE "SHARE PURCHASE MANDATE"); (II) UNLESS VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING, THE AUTHORITY CONFERRED ON THE DIRECTORS OF THE COMPANY PURSUANT TO THE SHARE PURCHASE MANDATE MAY BE EXERCISED BY THE DIRECTORS AT ANY TIME AND FROM TIME TO TIME DURING THE PERIOD COMMENCING FROM THE DATE OF THE PASSING OF THIS RESOLUTION AND EXPIRING ON THE EARLIEST OF: (1) THE DATE ON WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS HELD; (2) THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY LAW TO BE HELD; AND (3) THE DATE ON WHICH PURCHASES AND ACQUISITIONS OF SHARES PURSUANT TO THE SHARE PURCHASE MANDATE ARE CARRIED OUT TO THE FULL EXTENT MANDATED; (III) IN THIS RESOLUTION: "AVERAGE CLOSING PRICE" MEANS THE AVERAGE OF THE LAST DEALT PRICES OF A SHARE FOR THE FIVE CONSECUTIVE MARKET DAYS ON WHICH THE SHARES ARE TRANSACTED ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE IMMEDIATELY PRECEDING THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER PURSUANT TO THE OFF-MARKET PURCHASE, AND DEEMED TO BE ADJUSTED, IN ACCORDANCE WITH THE LISTING RULES OF THE SGX-ST, FOR ANY CORPORATE ACTION WHICH OCCURS DURING THE RELEVANT FIVE-DAY PERIOD AND THE DATE OF THE MARKET PURCHASE BY THE COMPANY OR, AS THE CASE MAY BE, THE DATE OF THE MAKING OF THE OFFER PURSUANT TO THE OFF-MARKET PURCHASE; "DATE OF THE MAKING OF THE OFFER" MEANS THE DATE ON WHICH THE COMPANY MAKES AN OFFER FOR THE PURCHASE OR ACQUISITION OF SHARES FROM HOLDERS OF SHARES, STATING THEREIN THE RELEVANT TERMS OF THE EQUAL ACCESS SCHEME FOR EFFECTING THE OFF-MARKET PURCHASE; "MAXIMUM LIMIT" MEANS THAT NUMBER OF ISSUED SHARES REPRESENTING 5% OF THE TOTAL NUMBER OF ISSUED SHARES AS AT THE DATE OF THE PASSING OF THIS RESOLUTION (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS (AS DEFINED IN THE LISTING MANUAL OF THE SGX-ST)); AND "MAXIMUM PRICE" IN RELATION TO A SHARE TO BE PURCHASED OR ACQUIRED, MEANS THE PURCHASE PRICE (EXCLUDING BROKERAGE, COMMISSION, APPLICABLE GOODS AND SERVICES TAX AND OTHER RELATED EXPENSES) WHICH SHALL NOT EXCEED, WHETHER PURSUANT TO A MARKET PURCHASE OR AN OFF-MARKET PURCHASE, 105% OF THE AVERAGE CLOSING PRICE OF THE SHARES; AND (IV) THE DIRECTORS OF THE COMPANY AND/OR ANY OF THEM BE AND ARE HEREBY AUTHORISED TO COMPLETE AND DO ALL SUCH ACTS AND THINGS (INCLUDING EXECUTING SUCH DOCUMENTS AS MAY BE REQUIRED) AS THEY AND/OR HE MAY CONSIDER EXPEDIENT OR NECESSARY OR IN THE INTERESTS OF THE COMPANY TO GIVE EFFECT TO THE TRANSACTIONS CONTEMPLATED AND/OR AUTHORISED BY THIS RESOLUTION</p>	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	<p>THAT: (I) PURSUANT TO RULE 13.1 OF THE RULES OF THE SINGTEL PERFORMANCE SHARE PLAN 2012 (THE "SINGTEL PSP 2012"), THE EXTENSION OF THE DURATION OF THE SINGTEL PSP 2012 FOR A FURTHER PERIOD OF 10 YEARS FROM 27 JULY 2022 UP TO 26 JULY 2032 (BOTH DATES INCLUSIVE) BE AND IS HEREBY APPROVED; (II) THE AMENDED AND RESTATED RULES OF THE SINGTEL PSP 2012 SET OUT IN THE APPENDIX TO THE COMPANY'S LETTER TO SHAREHOLDERS DATED 7 JULY 2021 (THE "LETTER"), INCORPORATING THE ALTERATIONS TO THE SINGTEL PSP 2012 AS DESCRIBED IN THE LETTER, BE AND ARE HEREBY APPROVED AND ADOPTED IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING RULES OF THE SINGTEL PSP 2012; AND (III) APPROVAL BE AND IS HEREBY GIVEN TO THE DIRECTORS TO GRANT AWARDS IN ACCORDANCE WITH THE PROVISIONS OF THE SINGTEL PSP 2012 (AS ALTERED) AND TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF FULLY PAID-UP ORDINARY SHARES AS MAY BE REQUIRED TO BE DELIVERED PURSUANT TO THE VESTING OF AWARDS UNDER THE SINGTEL PSP 2012 (AS ALTERED), PROVIDED THAT: (1) THE AGGREGATE NUMBER OF NEW ORDINARY SHARES TO BE ISSUED PURSUANT TO THE VESTING OF AWARDS GRANTED OR TO BE GRANTED UNDER THE SINGTEL PSP 2012 (AS ALTERED) SHALL NOT EXCEED 5% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME; AND (2) THE AGGREGATE NUMBER OF NEW ORDINARY SHARES UNDER AWARDS TO BE GRANTED PURSUANT TO THE SINGTEL PSP 2012 (AS ALTERED) DURING THE PERIOD COMMENCING FROM THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY AND ENDING ON THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY LAW TO BE HELD, WHICHEVER IS THE EARLIER, SHALL NOT EXCEED 0.5% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME, AND IN THIS RESOLUTION, "SUBSIDIARY HOLDINGS" HAS THE MEANING GIVEN TO IT IN THE LISTING MANUAL OF THE SGX-ST</p>	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	<p>TO APPROVE PAYMENT OF DIRECTORS' FEES BY THE COMPANY OF UP TO SGD 2,350,000 FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022 (2021: UP TO SGD 2,350,000; INCREASE: NIL)</p>	FOR

SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT AMENDMENTS THE FOLLOWING RESOLUTIONS WHICH WILL BE PROPOSED AS ORDINARY RESOLUTIONS: (A) THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS TO: (I) (1) ISSUE SHARES OF THE COMPANY ("SHARES") WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE; AND/OR (2) MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS (COLLECTIVELY, "INSTRUMENTS") THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF (AS WELL AS ADJUSTMENTS TO) WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DEEM FIT; AND (II) (NOTWITHSTANDING THE AUTHORITY CONFERRED BY THIS RESOLUTION MAY HAVE CEASED TO BE IN FORCE) ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION WAS IN FORCE, PROVIDED THAT: (I) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 50% OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (II) BELOW), OF WHICH THE AGGREGATE NUMBER OF SHARES TO BE ISSUED OTHER THAN ON A PRO RATA BASIS TO SHAREHOLDERS OF THE COMPANY (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION) DOES NOT EXCEED 5% OF THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (II) BELOW); (II) (SUBJECT TO SUCH MANNER OF CALCULATION AS MAY BE PRESCRIBED BY THE SINGAPORE EXCHANGE SECURITIES TRADING LIMITED ("SGX-ST")) FOR THE PURPOSE OF DETERMINING THE AGGREGATE NUMBER OF SHARES THAT MAY BE ISSUED UNDER SUB-PARAGRAPH (I) ABOVE, THE PERCENTAGE OF ISSUED SHARES SHALL BE BASED ON THE TOTAL NUMBER OF ISSUED SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) AT THE TIME THIS RESOLUTION IS PASSED, AFTER ADJUSTING FOR: (A) NEW SHARES ARISING FROM THE CONVERSION OR EXERCISE OF ANY CONVERTIBLE SECURITIES OR SHARE OPTIONS OR VESTING OF SHARE AWARDS WHICH WERE ISSUED AND ARE OUTSTANDING OR SUBSISTING AT THE TIME THIS RESOLUTION IS PASSED; AND (B) ANY SUBSEQUENT BONUS ISSUE OR CONSOLIDATION OR SUBDIVISION OF SHARES, AND, IN SUB-PARAGRAPH (I) ABOVE AND THIS SUB-PARAGRAPH (II), "SUBSIDIARY HOLDINGS" HAS THE MEANING GIVEN TO IT IN THE LISTING MANUAL OF THE SGX-ST; (III) IN EXERCISING THE AUTHORITY CONFERRED BY THIS RESOLUTION, THE COMPANY SHALL COMPLY WITH THE PROVISIONS OF THE LISTING MANUAL OF THE SGX-ST AND THE RULES OF ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES OF THE COMPANY MAY FOR THE TIME BEING BE LISTED AND QUOTED ("OTHER EXCHANGE") FOR THE TIME BEING IN FORCE (UNLESS SUCH COMPLIANCE HAS BEEN WAIVED BY THE SGX-ST OR, AS THE CASE MAY BE, THE OTHER EXCHANGE) AND THE CONSTITUTION FOR THE TIME BEING OF THE COMPANY; AND (IV) (UNLESS REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY IS REQUIRED BY LAW TO BE HELD, WHICHEVER IS THE EARLIER	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO DECLARE A FINAL DIVIDEND OF 2.4 CENTS PER SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-APPOINT THE AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 AND THE AUDITORS' REPORT THEREON	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR LIM SWEE SAY	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR RAJEEV SURI	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR WEE SIEW KIM	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR YUEN KUAN MOON	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HERSELF FOR RE-ELECTION: MS TEO SWEE LIAN	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR GAUTAM BANERJEE (INDEPENDENT MEMBER OF THE AUDIT COMMITTEE)	FOR
SINGAPORE TELECOMMUNICATIONS LTD	SG1T75931496	30-Jul-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER HIMSELF FOR RE-ELECTION: MR VENKATARAMAN VISHNAMPET GANESAN	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE DIVIDEND	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE IMPLEMENTATION REPORT	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE LONG TERM INCENTIVE PLAN	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE REMUNERATION POLICY	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	APPROVE SCRIP DIVIDEND	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE ISSUE OF EQUITY	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR

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SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	ELECT JOANNE KENRICK AS A DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RATIFY ERNST YOUNG LLP AS AUDITORS	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT ALISTAIR MARKS AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT ANDREW COOMBS AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT CAROLINE BRITTON AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT DANIEL KITCHEN AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT JAMES PEGGIE AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT KELLY CLEVELAND AS DIRECTOR	FOR
SIRIUS REAL ESTATE LIMITED	GG00B1W3VF54	30-Jul-2021	RE-ELECT MARK CHERRY AS DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF BRANCH AUDITORS	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR GIRISH WAGH (DIN: 03119361) AS A DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR GIRISH WAGH (DIN: 03119361) AS EXECUTIVE DIRECTOR AND PAYMENT OF REMUNERATION	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR KOSARAJU V CHOWDARY (DIN: 08485334) AS A DIRECTOR AND AS AN INDEPENDENT DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR MITSUHIKO YAMASHITA (DIN: 08871753) AS A DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	APPOINTMENT OF MR THIERRY BOLLLORE (DIN: 08935293) AS A DIRECTOR	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	EXTENDING THE TATA MOTORS SHARE-BASED LONG-TERM INCENTIVE SCHEME 2021 TO ELIGIBLE EMPLOYEES OF CERTAIN SUBSIDIARY COMPANIES OF THE COMPANY	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	RATIFICATION OF COST AUDITOR'S REMUNERATION: M/S MANI & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000004)	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	RE-APPOINTMENT OF MR GUENTER BUTSCHEK (DIN: 07427375) AS THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR AND PAYMENT OF REMUNERATION FOR THE PERIOD FEBRUARY 15, 2021 TO JUNE 30, 2021	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	REMUNERATION TO NON-EXECUTIVE DIRECTORS (INCLUDING INDEPENDENT DIRECTORS)	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TATA MOTORS LIMITED SHARE-BASED LONG-TERM INCENTIVE SCHEME 2021 AND GRANT OF STOCK OPTIONS AND / OR PERFORMANCE SHARE UNITS TO THE ELIGIBLE EMPLOYEES UNDER THE SCHEME	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TO APPOINT A DIRECTOR IN PLACE OF MR N CHANDRASEKARAN (DIN: 00121863) WHO, RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
TATA MOTORS LTD	INE155A01022	30-Jul-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	ADOPTION OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	ADOPTION OF FINANCIAL STATEMENTS	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	APPOINTMENT OF DR. ANISH SHAH (DIN: 02719429) AS A DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	APPOINTMENT OF MR. MANOJ BHAT (DIN: 05205447) AS A DIRECTOR OF THE COMPANY	FOR
TECH MAHINDRA LTD	INE669C01036	30-Jul-2021	DECLARATION OF DIVIDEND: TO CONFIRM THE INTERIM (SPECIAL) DIVIDEND PAID ON EQUITY SHARES AND TO DECLARE FINAL DIVIDEND (INCLUDING SPECIAL DIVIDEND) ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF A RETIREMENT BONUS FOR FORMER COMPANY BOARD CHAIRMAN, MR. OVADIA ELI	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF THE CALCULATION MANNER OF MR. KAPLINSKY'S ANNUAL BONUS	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF NEW COMPANY BOARD CHAIRMAN, MR. MOSHE KAPLINSKY	FOR
OIL REFINERIES LTD	IL0025902482	01-Aug-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF NEW COMPANY CEO, MR. MALACHI ALPER	AGAINST
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	ADOPTION OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	ADOPTION OF STANDALONE FINANCIAL STATEMENTS	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	APPOINTMENT OF MR. SRIDHARAN RANGARAJAN AS WHOLETIME DIRECTOR (DIN 01814413)	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	APPROVAL FOR PAYMENT OF COMMISSION TO MR. M M MURUGAPPAN	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	DECLARATION OF DIVIDEND: RESOLVED THAT A FINAL DIVIDEND OF INR 1.50/- PER EQUITY SHARE OF INR 1/- EACH BE DECLARED FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 AND THAT THE SAME BE PAID OUT OF THE PROFITS OF THE COMPANY TO THOSE SHAREHOLDERS WHOSE NAMES APPEAR IN THE REGISTER OF MEMBERS AS ON 26TH JULY 2021 IN CASE THE SHARES ARE HELD IN PHYSICAL FORM AND TO THE BENEFICIAL HOLDERS OF THE DEMATERIALIZED SHARES AS ON 26TH JULY 2021 AS PER THE DETAILS PROVIDED BY NATIONAL SECURITIES DEPOSITORY LIMITED AND CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED IN CASE THE SHARES ARE HELD IN ELECTRONIC FORM. RESOLVED FURTHER THAT THE INTERIM DIVIDEND OF INR 1.50/- PER EQUITY SHARE OF INR 1/- EACH DECLARED BY THE BOARD OF DIRECTORS AND PAID FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 BE AND IS HEREBY CONFIRMED	FOR

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CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	RATIFICATION OF COST AUDITOR'S REMUNERATION: M/S. S MAHADEVAN & CO. (FIRM REGISTRATION NO.000007) COST ACCOUNTANTS	FOR
CARBORUNDUM UNIVERSAL LTD	INE120A01034	02-Aug-2021	RE-APPOINTMENT OF MR. M M MURUGAPPAN, DIRECTOR (DIN 00170478)	FOR
CITYCON OYJ	FI4000369947	02-Aug-2021	THE BOARD OF DIRECTORS PROPOSES ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE THAT THE CEO OF THE COMPANY MR F. SCOTT BALL AND MS LJUDMILA POPOVA WOULD BE ELECTED AS NEW MEMBERS TO THE BOARD OF DIRECTORS. THE MEMBERS OF THE BOARD OF DIRECTORS WOULD BE ELECTED FOR A TERM THAT WILL CONTINUE UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING. BOTH CANDIDATES HAVE GIVEN THEIR CONSENT TO THE ELECTION. MR F. SCOTT BALL IS NOT INDEPENDENT OF THE COMPANY DUE TO HIS CEO POSITION AT CITYCON AND HE IS INDEPENDENT OF SIGNIFICANT SHAREHOLDERS. MS LJUDMILA POPOVA IS INDEPENDENT OF BOTH THE COMPANY AND SIGNIFICANT SHAREHOLDERS. IN ADDITION, INFORMATION ON THE PROPOSED NEW MEMBERS OF THE BOARD OF DIRECTORS IS AVAILABLE AT THE END OF THIS NOTICE. OTHER CURRENT MEMBERS OF THE BOARD OF DIRECTORS SHALL CONTINUE IN THEIR POSITION UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING	FOR
CITYCON OYJ	FI4000369947	02-Aug-2021	THE BOARD OF DIRECTORS PROPOSES THAT THE REVISED REMUNERATION POLICY OF THE COMPANY'S GOVERNING BODIES BE APPROVED. THE RESOLUTION IS ADVISORY IN ACCORDANCE WITH THE FINNISH LIMITED LIABILITY COMPANIES ACT. THE BOARD OF DIRECTORS HAS PROPOSED THAT THE CEO OF THE COMPANY, F. SCOTT BALL, WOULD BE ELECTED AS A NEW EXECUTIVE MEMBER TO THE BOARD OF DIRECTORS FOR A TERM OF OFFICE EXPIRING AT THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING. THE BOARD ROLE WOULD MEAN A PERMANENT DEVIATION FROM THE CURRENT REMUNERATION POLICY WHICH STATES THAT BOARD MEMBERS WOULD CATEGORICALLY NOT PARTICIPATE IN THE SAME REMUNERATION OR INCENTIVE SCHEMES WITH THE COMPANY'S EXECUTIVE MANAGEMENT. THE REMUNERATION POLICY WILL BE AMENDED IN THIS REGARD. IN ADDITION TO ENSURE CONTINUITY OF THE MANAGEMENT, THE ANNUAL MAXIMUM EARNINGS TARGET FOR THE LONG-TERM INCENTIVES IS DEFINED BY THE BOARD AT THE BEGINNING OF EACH PERFORMANCE PERIOD	AGAINST
RAYMOND LTD	INE301A01014	02-Aug-2021	AUTHORISE BORROWINGS BY WAY OF ISSUANCE OF NON-CONVERTIBLE DEBENTURES / BONDS / OTHER INSTRUMENTS	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	RATIFICATION OF REMUNERATION OF COST AUDITOR FOR TEXTILE UNITS AND THE REAL ESTATE DIVISION OF THE COMPANY	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MRS. NAWAZ GAUTAM SINGHANIA (DIN: 00863174), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
RAYMOND LTD	INE301A01014	02-Aug-2021	TO CONSIDER AND ADOPT: A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - John U. Clarke	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - Linda A. Dalgetty	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - Roger L. Fix	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - Marcus J. George	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - Kevin J. McGinty	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - John T. Nesser, III	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	Director Election - Bruce A. Thames	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	To approve, on a non-binding advisory basis, the compensation of the Company's executive officers as described in the Proxy Statement.	FOR
THERMON GROUP HOLDINGS, INC.	US88362T1034	02-Aug-2021	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
EAGLE MATERIALS INC	US26969P1084	03-Aug-2021	Advisory resolution regarding the compensation of our named executive officers.	FOR
EAGLE MATERIALS INC	US26969P1084	03-Aug-2021	Election of Director: Ed H. Bowman	FOR
EAGLE MATERIALS INC	US26969P1084	03-Aug-2021	Election of Director: F. William Barnett	AGAINST
EAGLE MATERIALS INC	US26969P1084	03-Aug-2021	Election of Director: Michael R. Haack	FOR
EAGLE MATERIALS INC	US26969P1084	03-Aug-2021	Election of Director: Richard Beckwith	FOR
EAGLE MATERIALS INC	US26969P1084	03-Aug-2021	To approve the expected appointment of Ernst & Young LLP as independent auditors for fiscal year 2022.	FOR
KIMCO REALTY CORPORATION	US49446R1095	03-Aug-2021	PROPOSAL TO APPROVE THE ADJOURNMENT OF THE KIMCO SPECIAL MEETING, IF NECESSARY OR APPROPRIATE, TO SOLICIT ADDITIONAL PROXIES IN FAVOR OF THE MERGER PROPOSAL IF THERE ARE INSUFFICIENT VOTES AT THE TIME OF SUCH ADJOURNMENT TO APPROVE THE MERGER PROPOSAL (THE "ADJOURNMENT PROPOSAL").	FOR
KIMCO REALTY CORPORATION	US49446R1095	03-Aug-2021	PROPOSAL TO APPROVE THE MERGER OF WEINGARTEN REALTY INVESTORS, A TEXAS REAL ESTATE INVESTMENT TRUST ("WRI"), WITH AND INTO KIMCO REALTY CORPORATION, A MARYLAND CORPORATION ("KIMCO"), WITH KIMCO CONTINUING AS THE SURVIVING CORPORATION IN THE MERGER, ON THE TERMS AND SUBJECT TO THE CONDITIONS OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF APRIL 15, 2021, BY AND BETWEEN WRI AND KIMCO (THE "MERGER PROPOSAL").	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - Ronald M. Lombardi	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - John E. Byom	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - Celeste A. Clark	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - Christopher J. Coughlin	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - Sheila A. Hopkins	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - Natale S. Ricciardi	FOR

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PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Director Election - Dawn M. Zier	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	Say on Pay - An advisory vote on the resolution to approve the compensation of Prestige Consumer Healthcare Inc.'s named executive officers.	FOR
PRESTIGE CONSUMER HEALTHCARE INC.	US74112D1019	03-Aug-2021	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of Prestige Consumer Healthcare Inc. for the fiscal year ending March 31, 2022.	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Keith Anderson	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Michael Berman	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Timothy Bernlohr	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Eddie Capel	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - John C. Firth	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Michael Kaufman	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Erin Mulligan Nelson	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Gary E. Robinette	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	Director Election - Mark Yost	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	To consider a non-binding advisory vote on fiscal 2021 compensation paid to Skyline Champion's named executive officers.	FOR
SKYLINE CHAMPION	US8308301055	03-Aug-2021	To ratify the appointment of Ernst & Young LLP as Skyline Champion's independent registered public accounting firm.	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	Election of Class III Director: David M. Maura	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	Election of Class III Director: Terry L. Polistina	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	Ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2021.	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to de-classify the Board of Directors.	FOR
SPECTRUM BRANDS HOLDINGS, INC.	US84790A1051	03-Aug-2021	To approve, on an advisory basis, the compensation of the Company's executive officers.	FOR
WEINGARTEN REALTY INVESTORS	US9487411038	03-Aug-2021	To approve the adjournment of the Special Meeting, if necessary or appropriate, to solicit additional proxies in favor of the Merger Proposal, if there are insufficient votes at the time of such adjournment to approve the Merger Proposal.	FOR
WEINGARTEN REALTY INVESTORS	US9487411038	03-Aug-2021	To approve the Agreement and Plan of Merger, dated as of April 15, 2021, by and between Weingarten Realty Investors, a Texas real estate investment trust ("Weingarten") and Kimco Realty Corporation, a Maryland corporation ("Kimco"), pursuant to which Weingarten will merge with and into Kimco (the "Merger"), with Kimco continuing as the surviving corporation of the Merger (the "Merger Proposal").	FOR
WEINGARTEN REALTY INVESTORS	US9487411038	03-Aug-2021	To approve, by advisory (nonbinding) vote, the compensation that may be paid or become payable to the named executive officers of Weingarten in connection with the Merger.	AGAINST
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	CNE000001M22	03-Aug-2021	BY-ELECTION OF SHAREHOLDER SUPERVISORS	FOR
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	CNE000001M22	03-Aug-2021	INDEPENDENT DIRECTORS' LEAVING THEIR POSTS UPON THE EXPIRATION OF THEIR TENURE AND BY-ELECTION OF INDEPENDENT DIRECTORS	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Corporate Auditor Imamura, Toshio	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Goto, Genri	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Ichige, Yumiko	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Imaizumi, Tadahisa	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Kimura, Miyoko	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Koshimizu, Hironori	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Ozawa, Takao	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Taka, Iwao	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Tamai, Tsuguhiko	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Tsukahara, Kazuo	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Yoshida, Hitoshi	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Appoint a Director Yoshioka, Akira	FOR
ASKUL CORP	JP3119920001	04-Aug-2021	Approve Appropriation of Surplus	FOR
FLAGSTAR BANCORP, INC.	US3379307057	04-Aug-2021	Approval of the adjournment of the Flagstar special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Flagstar merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Flagstar shareholders (the "Flagstar adjournment proposal").	FOR
FLAGSTAR BANCORP, INC.	US3379307057	04-Aug-2021	Approval of the Agreement and Plan of Merger (as amended from time to time, the "merger agreement"), dated April 24, 2021, by and among Flagstar Bancorp, Inc. ("Flagstar"), New York Community Bancorp, Inc. ("NYCB") and 615 Corp. (the "Flagstar merger proposal"). Flagstar shareholders should read the joint proxy statement/prospectus to which this proxy card is attached carefully and in its entirety, including the annexes, for more detailed information concerning the merger agreement and the transactions contemplated thereby.	FOR
FLAGSTAR BANCORP, INC.	US3379307057	04-Aug-2021	Approval of, on an advisory (non-binding) basis, the merger-related compensation payments that will or may be paid to the named executive officers of Flagstar in connection with the transactions contemplated by the merger agreement (the "Flagstar compensation proposal").	AGAINST

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FLEX LTD.	SG9999000020	04-Aug-2021	NON-BINDING, ADVISORY RESOLUTION: To approve the compensation of the Company's named executive officers, as disclosed pursuant to Item 402 of Regulation S-K, set forth in "Compensation Discussion and Analysis" and in the compensation tables and the accompanying narrative disclosure under "Executive Compensation" in the Company's proxy statement relating to its 2021 Annual General Meeting.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Charles K. Stevens, III	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Erin L. McSweeney	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Jennifer Li	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: John D. Harris II	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Lay Koon Tan	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Marc A. Onetto	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Michael D. Capellas	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Michael E. Hurlston	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Revathi Advaiti	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: William D. Watkins	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	Re-election of Director: Willy C. Shih, Ph.D.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	To approve a general authorization for the directors of Flex to allot and issue ordinary shares.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	To approve a renewal of the Share Purchase Mandate permitting Flex to purchase or otherwise acquire its own issued ordinary shares.	FOR
FLEX LTD.	SG9999000020	04-Aug-2021	To approve the re-appointment of Deloitte & Touche LLP as our independent auditors for the 2022 fiscal year and to authorize the Board of Directors, upon the recommendation of the Audit Committee, to fix their remuneration.	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	By ordinary resolution to ratify, confirm and approve the Company's 2007 Share Option Plan and approve for grant, all currently available and unallocated options issuable under the Company's 2007 Share Option Plan, as described in the Company's Information Circular.	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	Director Election - Peter G. Meredith	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	Director Election - Mark A. Davis	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	Director Election - Elizabeth L. DelBianco	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	Director Election - Thomas W. Gaffney	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	Director Election - Karen A. Keilty	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	To consider and approve a non-binding advisory ordinary resolution on the Company's approach to Executive Compensation (Say on Pay), as described in the Company's Information Circular.	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	To fix the number of Directors at five (5).	FOR
GREAT CANADIAN GAMING CORPORATION	CA3899141020	04-Aug-2021	To re-appoint Deloitte LLP, as the Company's Auditor to serve until the close of the next annual meeting of shareholders, at a remuneration to be fixed by the directors.	FOR
KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 143(8) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT") AND RULES FRAMED THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), THE BOARD OF DIRECTORS/AUDIT COMMITTEE OF THE COMPANY BE AND IS HEREBY AUTHORISED TO APPOINT FROM TIME TO TIME, BRANCH AUDITOR(S) OF ANY BRANCH OFFICE OF THE COMPANY, WHETHER EXISTING OR WHICH MAY BE OPENED/ACQUIRED HEREAFTER, OUTSIDE INDIA, IN CONSULTATION WITH THE COMPANY'S STATUTORY AUDITORS, ANY PERSON(S)/FIRM(S) QUALIFIED TO ACT AS BRANCH AUDITOR IN TERMS OF THE PROVISIONS OF SECTION 143(8) OF THE ACT AND TO FIX THEIR REMUNERATION. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS/AUDIT COMMITTEE OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, MATTERS, DEEDS AND THINGS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION."	FOR
KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), THE REMUNERATION OF INR 700,000/- (RUPEES SEVEN LAKH ONLY) PLUS TAXES AS APPLICABLE AND RE-IMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED IN CONNECTION WITH THE AUDIT, PAYABLE TO M/S. KIRIT MEHTA & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000353), WHO HAVE BEEN APPOINTED BY THE BOARD OF DIRECTORS AS THE COST AUDITORS TO CONDUCT AUDIT OF COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE AND IS HEREBY RATIFIED. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY (INCLUDING ANY COMMITTEE THEREOF) AND/OR COMPANY SECRETARY OF THE COMPANY, BE AND ARE HEREBY SEVERALLY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION."	FOR
KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	APPROVAL FOR PAYMENT OF COMMISSION TO MR. HARSH V. GOENKA, NON-EXECUTIVE CHAIRMAN	AGAINST
KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	RE-APPOINTMENT OF MR. VIMAL KEJRIWAL (DIN: 00026981) AS MANAGING DIRECTOR & CEO	AGAINST
KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. VIMAL KEJRIWAL (DIN: 00026981), WHO RETIRES BY ROTATION IN TERMS OF SECTION 152 (6) OF THE COMPANIES ACT, 2013, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES AT THE RATE OF INR 4.00 (RUPEES FOUR ONLY) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR

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KEC INTERNATIONAL LIMITED	INE389H01022	04-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	04-Aug-2021	A proposal to adjourn the NYCB special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the NYCB share issuance proposal, or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of NYCB common stock.	FOR
NEW YORK COMMUNITY BANCORP, INC.	US6494451031	04-Aug-2021	A proposal to approve the issuance of New York Community Bancorp, Inc. ("NYCB") common stock to holders of Flagstar Bancorp, Inc. ("Flagstar") common stock pursuant to the Agreement and Plan of Merger, dated as of April 24, 2021 (as it may be amended from time to time), by and among NYCB, 615 Corp. and Flagstar (the "NYCB share issuance proposal").	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ADOPTION OF NEW ARTICLES OF ASSOCIATION	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AMENDMENT OF THE RULES OF THE NINETY ONE LIMITED LONG TERM INCENTIVE PLAN 2020	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	APPROVAL OF THE LONG TERM INCENTIVE PLAN 2021	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AUTHORISING THE DIRECTORS TO ISSUE UP TO (I)5% OF THE ISSUED ORDINARY SHARES; AND (II)5% PLUS 154,067 OF THE ISSUED SPECIAL CONVERTING SHARES	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AUTHORITY TO ACQUIRE ORDINARY SHARES OF NINETY ONE LIMITED SUBJECT TO ANY RESTRICTION UNDER SA LAW	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	CONSENT TO SHORT NOTICE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES AND OTHER SECURITIES	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ELECTION OF AUDIT AND RISK COMMITTEE MEMBER: COLIN KEOGH	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ELECTION OF AUDIT AND RISK COMMITTEE MEMBER: IDOYA BASTERRECHEA ARANDA	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	ELECTION OF AUDIT AND RISK COMMITTEE MEMBER: VICTORIA COCHRANE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	FINANCIAL ASSISTANCE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	SUBJECT TO PASSING OF RESOLUTION 13, TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES FOR THE YEAR ENDED 31 MARCH 2021	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	SUBJECT TO THE PASSING OF RESOLUTION NO 22, TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES FOR THE YEAR ENDED 31 MARCH 2021: 6.7 PENCE PER NINETY ONE PLC ORDINARY SHARE AND 133.0 CENTS PER NINETY ONE LIMITED ORDINARY SHARE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO APPROVE DIRECTORS' REMUNERATION POLICY	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO APPROVE NINETY ONE'S CLIMATE RELATED FINANCIAL REPORTING	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT, FOR THE YEAR ENDED 31 MARCH 2021	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO SET THE REMUNERATION OF NINETY ONE PLC'S AUDITOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO ELECT KHUMO SHUENYANE AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO REAPPOINT KPMG INC OF 85 EMPIRE ROAD, PARKTOWN, 2193, SOUTH AFRICA, UPON THE RECOMMENDATION OF THE CURRENT AUDIT AND RISK COMMITTEE, AS AUDITOR OF NINETY ONE LIMITED, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF NINETY ONE LIMITED TO BE HELD IN 2022, WITH THE DESIGNATED AUDIT PARTNER BEING MR GAWIE KOLBE	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-APPOINT KPMG LLP OF 15 CANADA SQUARE, CANARY WHARF, LONDON, E14 5GL, AS AUDITOR OF NINETY ONE PLC TO HOLD OFFICE UNTIL THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF NINETY ONE PLC TO BE HELD IN 2022	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RECEIVE AND ADOPT THE AUDITED ANNUAL FINANCIAL STATEMENTS OF NINETY ONE PLC FOR THE YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR OF NINETY ONE PLC	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT BUSISIWE MABUZA AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT COLIN KEOGH AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT GARETH PENNY AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT HENDRIK DU TOIT AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT IDOYA BASTERRECHEA ARANDA AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT KIM MCFARLAND AS DIRECTOR	FOR
NINETY ONE PLC	GB00BJHPLV88	04-Aug-2021	TO RE-ELECT VICTORIA COCHRANE AS DIRECTOR	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Dennis Segers	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Elizabeth W. Vanderslice	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Jon A. Olson	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Mary Louise Krakauer	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Raman K. Chitkara	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Ronald S. Jankov	FOR

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XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Saar Gillai	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Thomas H. Lee	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Election of Director: Victor Peng	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Proposal to approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
XILINX, INC.	US9839191015	04-Aug-2021	Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered accounting firm for fiscal 2022.	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - Jaswinder Pal Singh	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - David Sipes	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - Monique Bonner	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - Todd Ford	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - Vladimir Jacimovic	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - Eric Salzman	FOR
8X8, INC.	US2829141009	05-Aug-2021	Director Election - Elizabeth Theophille	FOR
8X8, INC.	US2829141009	05-Aug-2021	To ratify the appointment of Moss Adams LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
8X8, INC.	US2829141009	05-Aug-2021	To vote, on an advisory and non-binding basis, on the compensation of the Company's named executive officers (as set forth in the proxy statement).	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Appointment of Ernst & Young LLP, Chartered Accountants as auditors of the Company for the ensuing year and authorizing the directors to fix their remuneration.	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	BE IT RESOLVED, as an ordinary resolution, that on a non-binding and advisory basis and not to diminish the role and responsibilities of the Board of Directors, the shareholders accept the approach to executive compensation disclosed in the Circular.	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	BE IT RESOLVED, as an ordinary resolution, that: 1. All unallocated options under the Performance Share Option (PSO) Plan described in the Management Information Circular of the Company dated June 11, 2021 (the "Circular") be and are hereby approved; 2. The Company have the ability to continue granting options under the PSO Plan until August 5, 2024, which is the date that is three years from the date of the shareholder meeting at which shareholder approval is being sought; and 3. Any director or officer of the Company be and is hereby authorized to do such things and to sign, execute and deliver all documents that such director and officer may, in their discretion, determined to be necessary in order to give full effect to the intent and purpose of this resolution.	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Charles N. Bralver	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Sally J. Tennant	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Daniel J. Daviau	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Gillian H. Denham	ABSTAIN
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Michael D. Harris	ABSTAIN
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Merri L. Jones	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - David J. Kassie	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Terrence A. Lyons	ABSTAIN
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Jo-Anne O'Connor	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	Director Election - Dipes J. Shah	FOR
CANACCORD GENUITY GROUP INC.	CA1348011091	05-Aug-2021	To set the number of directors at ten.	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Election of Director: Steven G. Bunger	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Election of Director: Steven W. Moster	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Proposal to approve the advisory (non-binding) resolution relating to executive compensation.	FOR
CAVCO INDUSTRIES, INC.	US1495681074	05-Aug-2021	Ratification of the appointment of RSM US LLP as the independent registered public accounting firm for fiscal 2022.	FOR
CORVEL CORPORATION	US2210061097	05-Aug-2021	Director Election - V. Gordon Clemons	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	Director Election - Steven J. Hamerslag	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	Director Election - Alan R. Hoops	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	Director Election - R. Judd Jessup	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	Director Election - Jean H. Macino	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	Director Election - Jeffrey J. Michael	ABSTAIN
CORVEL CORPORATION	US2210061097	05-Aug-2021	To amend and restate our 1991 Employee Stock Purchase Plan to extend the termination date by ten years from September 30, 2021 to September 30, 2031.	FOR
CORVEL CORPORATION	US2210061097	05-Aug-2021	To ratify the appointment of Haskell & White LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
ENERSYS	US29275Y1029	05-Aug-2021	An advisory vote to approve EnerSys' named executive officer compensation.	FOR
ENERSYS	US29275Y1029	05-Aug-2021	Election of Class II Director: Arthur T. Katsaros	FOR
ENERSYS	US29275Y1029	05-Aug-2021	Election of Class II Director: General Robert Magnus, USMC (Retired)	FOR
ENERSYS	US29275Y1029	05-Aug-2021	Election of Class II Director: Hwan-yoon F. Chung	FOR
ENERSYS	US29275Y1029	05-Aug-2021	To ratify the appointment of Ernst & Young LLP as EnerSys' independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR

INDEPENDENT BANK CORP.	US4538361084	05-Aug-2021	Approve the adjournment of the Independent Bank Corp. special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Independent special meeting to approve the Independent share issuance proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Independent shareholders (the "Independent adjournment proposal").	FOR
INDEPENDENT BANK CORP.	US4538361084	05-Aug-2021	Approve the issuance of Independent Bank Corp. ("Independent") common stock to holders of Meridian Bancorp, Inc. ("Meridian") common stock pursuant to the Agreement and Plan of Merger, dated as of April 22, 2021 (the "merger agreement"), by and among Independent, Bradford Merger Sub Inc., Rockland Trust Company, Meridian and East Boston Savings Bank (the "Independent share issuance proposal").	FOR
INDUSTRIAS PENOLES SAB DE CV	MXP554091415	05-Aug-2021	DESIGNATION OF THE MEETINGS SPECIAL REPRESENTATIVES	FOR
INDUSTRIAS PENOLES SAB DE CV	MXP554091415	05-Aug-2021	PROPOSAL, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF THE AMENDMENT TO THE CORPORATE BYLAWS	AGAINST
INDUSTRIAS PENOLES SAB DE CV	MXP554091415	05-Aug-2021	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	AMENDMENT TO THE INVESTEC LIMITED MEMORANDUM OF INCORPORATION	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	AUTHORITY TO TAKE ACTION IN RESPECT OF THE RESOLUTIONS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ANY REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES AND NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ORDINARY SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES AND OTHER SECURITIES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED SPECIAL CONVERTIBLE REDEEMABLE PREFERENCE SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED VARIABLE RATE, REDEEMABLE, CUMULATIVE PREFERENCE SHARES THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (PERPETUAL PREFERENCE SHARES) THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (NON-REDEEMABLE PROGRAMME PREFERENCE SHARES) AND THE REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES (REDEEMABLE PROGRAMME PREFERENCE SHARES)	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE PREFERENCE SHARES	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	FINANCIAL ASSISTANCE	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	POLITICAL DONATIONS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	REPORTING ON SCOPE 3 EMISSIONS FOR THE YEAR ENDING 31 MARCH 2022	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE DLC DIRECTORS' REMUNERATION POLICY	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE DUAL LISTED COMPANIES' (DLC) DIRECTORS' REMUNERATION REPORT, INCLUDING THE IMPLEMENTATION REPORT, (OTHER THAN THE PART CONTAINING THE DIRECTORS, REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE INVESTEC LIMITED SHARE INCENTIVE PLAN	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO APPROVE THE INVESTEC PLC SHARE INCENTIVE PLAN	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO AUTHORISE THE INVESTEC PLC AUDIT COMMITTEE TO SET THE REMUNERATION OF THE COMPANY'S AUDITORS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES AND THE DIVIDEND ACCESS (SOUTH AFRICAN RESIDENT) REDEEMABLE PREFERENCE SHARE (SA DAS SHARE) IN INVESTEC LIMITED FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES IN INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT BRIAN DAVID STEVENSON AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT JASANDRA NYKER AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT NICOLA NEWTON-KING AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT RICHARD JOHN WAINWRIGHT AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO ELECT STEPHEN KOSEFF AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-APPOINT ERNST AND YOUNG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITORS OF INVESTEC PLC	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-APPOINT KPMG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT DAVID FRIEDLAND AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT FANI TITI AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT HENRIETTA CAROLINE BALDOCK AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT JAMES KIERAN COLUM WHELAN AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT KHUMO LESEGO SHUENYANE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT NISHLAN ANDRE SAMUJH AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT PHILIP ALAN HOURQUEBIE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR

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INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT PHILISIWE GUGULETHU SIBIYA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO RE-ELECT ZARINA BIBI MAHOMED BASSA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC LIMITED ON THE ORDINARY SHARES IN INVESTEC LIMITED FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC PLC ON THE ORDINARY SHARES IN INVESTEC FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC LIMITED	ZAE000081949	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID ON THE SA DAS SHARE IN INVESTEC LIMITED FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	AMENDMENT TO THE INVESTEC LIMITED MEMORANDUM OF INCORPORATION	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	AUTHORITY TO TAKE ACTION IN RESPECT OF THE RESOLUTIONS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ANY REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES AND NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ACQUIRE ORDINARY SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES AND OTHER SECURITIES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED SPECIAL CONVERTIBLE REDEEMABLE PREFERENCE SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO ISSUE THE UNISSUED VARIABLE RATE, REDEEMABLE, CUMULATIVE PREFERENCE SHARES; THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (PERPETUAL PREFERENCE SHARES); THE UNISSUED NON-REDEEMABLE, NON-CUMULATIVE, NON-PARTICIPATING PREFERENCE SHARES (NON-REDEEMABLE PROGRAMME PREFERENCE SHARES); AND THE REDEEMABLE, NON-PARTICIPATING PREFERENCE SHARES (REDEEMABLE PROGRAMME PREFERENCE SHARES)	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE ORDINARY SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	DIRECTORS' AUTHORITY TO PURCHASE PREFERENCE SHARES	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	FINANCIAL ASSISTANCE	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	POLITICAL DONATIONS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	REPORTING ON SCOPE 3 EMISSIONS FOR THE YEAR ENDING 31 MARCH 2022	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE DLC DIRECTORS' REMUNERATION POLICY	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE DUAL LISTED COMPANIES' (DLC) DIRECTORS' REMUNERATION REPORT, INCLUDING THE IMPLEMENTATION REPORT, (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE INVESTEC LIMITED SHARE INCENTIVE PLAN	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO APPROVE THE INVESTEC PLC SHARE INCENTIVE PLAN	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO AUTHORISE THE INVESTEC PLC AUDIT COMMITTEE TO SET THE REMUNERATION OF THE COMPANY'S AUDITORS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES AND THE DIVIDEND ACCESS (SOUTH AFRICAN RESIDENT) REDEEMABLE PREFERENCE SHARE (SA DAS SHARE) IN INVESTEC LIMITED FOR THE YEAR ENDED 31 MARCH 2021	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES IN INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021: A FINAL ORDINARY DIVIDEND PAYMENT FOR INVESTEC PLC OF 7.5 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2021. FOR INVESTEC PLC SHAREHOLDERS ON THE SA BRANCH REGISTER THIS WILL BE THROUGH A DIVIDEND PAYMENT BY INVESTEC LIMITED ON THE SA DAS SHARE EQUIVALENT TO 7.5 PENCE PER ORDINARY SHARE. THE FINAL DIVIDEND, IF APPROVED, WILL TAKE THE TOTAL ORDINARY DIVIDEND FOR INVESTEC PLC FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 TO 13 PENCE PER ORDINARY SHARE	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT BRIAN DAVID STEVENSON AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT JASANDRA NYKER AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT NICOLA NEWTON-KING AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT RICHARD JOHN WAINWRIGHT AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO ELECT STEPHEN KOSEFF AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-APPOINT ERNST & YOUNG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS OF INVESTEC PLC	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-APPOINT KPMG INC. AS JOINT AUDITORS OF INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF INVESTEC PLC FOR THE YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT DAVID FRIEDLAND AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT FANI TITI AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT HENRIETTA CAROLINE BALDOCK AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT JAMES KIERAN COLUM WHELAN AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT KHUMO LESEGO SHUENYANE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT NISHLAN ANDRE SAMUJH AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR

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INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT PHILIP ALAN HOURQUEBIE AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT PHILISIWE GUGULETHU SIBIYA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC LIMITED	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO RE-ELECT ZARINA BIBI MAHOMED BASSA AS A DIRECTOR OF INVESTEC PLC AND INVESTEC	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC LIMITED ON THE ORDINARY SHARES IN INVESTEC LIMITED FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID BY INVESTEC PLC ON THE ORDINARY SHARES IN INVESTEC FOR THE SIX-MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
INVESTEC PLC	GB00B17BBQ50	05-Aug-2021	TO SANCTION THE INTERIM DIVIDEND PAID ON THE SA DAS SHARE IN INVESTEC LIMITED FOR THE SIX- MONTH PERIOD ENDED 30 SEPTEMBER 2020	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, READ WITH SCHEDULE V OF THE SAID ACT AND THE RULES MADE THEREUNDER, APPROVAL BE AND IS HEREBY GRANTED TO THE RE-APPOINTMENT OF MR. R. SHANKAR RAMAN (DIN: 00019798) AS THE WHOLE-TIME DIRECTOR OF THE COMPANY WITH EFFECT FROM OCTOBER 1, 2021 UPTO AND INCLUDING SEPTEMBER 30, 2026. RESOLVED FURTHER THAT MR. R. SHANKAR RAMAN IN HIS CAPACITY AS WHOLE-TIME DIRECTOR, BE PAID REMUNERATION AS MAY BE FIXED BY THE BOARD, FROM TIME TO TIME, AS PRESCRIBED UNDER THE COMPANIES ACT, 2013 AND WITHIN THE LIMITS APPROVED BY THE MEMBERS AS PER THE DETAILS GIVEN IN THE EXPLANATORY STATEMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT IN SUPERSESION OF THE RESOLUTION NO. 13 PASSED BY THE MEMBERS AT THE 75TH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON AUGUST 13, 2020 IN THIS REGARD AND IN ACCORDANCE WITH THE PROVISIONS OF SECTIONS 41, 42, 62 AND OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENTS THEREOF FOR THE TIME BEING IN FORCE) AS AMENDED FROM TIME TO TIME, FOREIGN EXCHANGE MANAGEMENT ACT, 1999, SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 ('SEBI REGULATIONS'), SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, ENABLING PROVISIONS IN THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AS ALSO PROVISIONS OF ANY OTHER APPLICABLE LAWS, RULES AND REGULATIONS (INCLUDING ANY AMENDMENTS THERETO OR RE-ENACTMENTS THEREOF FOR THE TIME BEING IN FORCE) AND SUBJECT TO SUCH APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI), GOVERNMENT OF INDIA (GOI), RESERVE BANK OF INDIA (RBI) AND ALL OTHER APPROPRIATE AND/ OR CONCERNED AUTHORITIES, OR BODIES AND SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS, AS MAY BE PRESCRIBED BY ANY OF THEM IN GRANTING SUCH APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE COMPANY ('BOARD') (WHICH TERM SHALL BE DEEMED TO INCLUDE ANY COMMITTEE WHICH THE BOARD MAY HAVE CONSTITUTED OR HEREAFTER CONSTITUTE FOR THE TIME BEING EXERCISING THE POWERS CONFERRED ON THE BOARD BY THIS RESOLUTION), THE BOARD BE AND IS HEREBY AUTHORIZED TO OFFER , ISSUE AND ALLOT IN ONE OR MORE TRANCHES, TO INVESTORS WHETHER INDIAN OR FOREIGN, INCLUDING FOREIGN INSTITUTIONS, FOREIGN INSTITUTIONAL INVESTORS, FOREIGN PORTFOLIO INVESTORS, FOREIGN VENTURE CAPITAL FUND INVESTORS, VENTURE CAPITAL FUNDS, NON-RESIDENT INDIANS, CORPORATE BODIES, MUTUAL FUNDS, BANKS, INSURANCE COMPANIES, PENSION FUNDS, INDIVIDUALS OR OTHERWISE, WHETHER SHAREHOLDERS OF THE COMPANY OR NOT, THROUGH AN ISSUE OF CONVERTIBLE BONDS AND/OR EQUITY SHARES THROUGH DEPOSITORY RECEIPTS, INCLUDING BY WAY OF QUALIFIED INSTITUTIONS PLACEMENT ('QIP'), TO QUALIFIED INSTITUTIONAL BUYERS ('QIB') IN TERMS OF CHAPTER VI OF THE SEBI REGULATIONS, THROUGH ONE OR MORE PLACEMENTS OF EQUITY SHARES (HEREINAFTER COLLECTIVELY REFERRED TO AS "SECURITIES"), WHETHER BY WAY OF PRIVATE PLACEMENT OR OTHERWISE AS THE BOARD MAY DETERMINE, WHERE NECESSARY IN CONSULTATION WITH THE LEAD MANAGERS, UNDERWRITERS, MERCHANT BANKERS, GUARANTORS, FINANCIAL AND/OR LEGAL ADVISORS, RATING AGENCIES/ ADVISORS, DEPOSITORIES, CUSTODIANS, PRINCIPAL PAYING/TRANSFER/CONVERSION AGENTS, LISTING AGENTS, REGISTRARS, TRUSTEES, AUDITORS, STABILIZING AGENTS AND ALL OTHER AGENCIES/ADVISORS SO THAT THE TOTAL AMOUNT RAISED THROUGH ISSUE OF THE SECURITIES SHALL NOT EXCEED INR 4500 CRORE (RUPEES FOUR THOUSAND FIVE HUNDRED CRORE) OR US USD600 MN (US DOLLARS SIX HUNDRED MILLION), IF THE VALUE IS HIGHER. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE, THE BOARD BE AND IS HEREBY ALSO AUTHORISED TO DETERMINE THE FORM, TERMS AND TIMING OF THE ISSUE(S), INCLUDING THE CLASS OF INVESTORS TO WHOM THE SECURITIES ARE TO BE ALLOTTED, NUMBER OF SECURITIES TO BE ALLOTTED IN EACH TRANCHE, ISSUE PRICE, FACE VALUE, PREMIUM AMOUNT IN ISSUE/ CONVERSION/ EXERCISE/ REDEMPTION, RATE OF INTEREST, REDEMPTION PERIOD, LISTINGS ON ONE OR MORE STOCK EXCHANGES IN INDIA OR ABROAD AS THE BOARD MAY IN ITS ABSOLUTE DISCRETION DEEMS FIT AND TO MAKE AND ACCEPT ANY MODIFICATIONS IN THE PROPOSALS AS MAY BE REQUIRED BY THE AUTHORITIES INVOLVED IN SUCH ISSUE(S) IN INDIA AND/OR ABROAD, TO DO ALL ACTS, DEEDS, MATTERS AND THINGS AND TO SETTLE ANY QUESTIONS OR DIFFICULTIES THAT MAY ARISE IN REGARD TO THE ISSUE(S). RESOLVED FURTHER THAT IN CASE OF QIP ISSUE IT SHALL BE COMPLETED WITHIN 12 MONTHS FROM THE DATE OF PASSING OF THIS RESOLUTION. RESOLVED FURTHER THAT IN CASE OF QIP ISSUE THE RELEVANT DATE FOR DETERMINATION OF THE FLOOR PRICE OF THE EQUITY SHARES TO BE ISSUED SHALL BE -I) IN CASE OF ALLOTMENT OF EQUITY	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT MRS. PREETHA REDDY (DIN: 00001871) WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY, AND IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013 PROPOSING HER CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A DIRECTOR	FOR

LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND REGULATION 17(1A) AND APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD OF DIRECTORS, MR. NARAYANAN KUMAR (DIN: 00007848) WHO WAS APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM UPTO MAY 26, 2021 BY THE SHAREHOLDERS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE COMPANIES ACT, 2013 PROPOSING HIS CANDIDATURE FOR THE OFFICE OF A DIRECTOR BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE YEARS WITH EFFECT FROM MAY 27, 2021 TO MAY 26, 2026 AND ALSO CONTINUE AS AN INDEPENDENT DIRECTOR OF THE COMPANY AFTER HE ATTAINS THE AGE OF 75 YEARS	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD OF DIRECTORS, MRS. PREETHA REDDY (DIN: 00001871) BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE YEARS WITH EFFECT FROM MARCH 01, 2021 TO FEBRUARY 28, 2026	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND BASED ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND APPROVAL OF THE BOARD OF DIRECTORS, MR. SANJEEV AGA (DIN: 00022065) WHO WAS APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM UPTO MAY 24, 2021 BY THE SHAREHOLDERS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER UNDER SECTION 160 OF THE COMPANIES ACT, 2013 PROPOSING HIS CANDIDATURE FOR THE OFFICE OF A DIRECTOR BE AND IS HEREBY RE-APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE YEARS WITH EFFECT FROM MAY 25, 2021 TO MAY 24, 2026	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH SCHEDULE V OF THE SAID ACT AND THE RULES MADE THEREUNDER, APPROVAL BE AND IS HEREBY GRANTED TO THE RE-APPOINTMENT OF MR. M. V. SATISH (DIN: 06393156) AS THE WHOLE-TIME DIRECTOR OF THE COMPANY WITH EFFECT FROM JANUARY 29, 2021 UPTO AND INCLUDING APRIL 07, 2024. RESOLVED FURTHER THAT MR. M. V. SATISH IN HIS CAPACITY AS WHOLE-TIME DIRECTOR, BE PAID REMUNERATION AS MAY BE FIXED BY THE BOARD, FROM TIME TO TIME, AS PRESCRIBED UNDER THE COMPANIES ACT, 2013 AND WITHIN THE LIMITS APPROVED BY THE MEMBERS AS PER THE DETAILS GIVEN IN THE EXPLANATORY STATEMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. D. K. SEN (DIN: 03554707), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HEMANT BHARGAVA (DIN: 01922717), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. M. V. SATISH (DIN: 06393156), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. R. SHANKAR RAMAN (DIN: 00019798), WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-APPOINTMENT	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORT OF THE AUDITORS THEREON FOR THE YEAR ENDED MARCH 31, 2021	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO CONSIDER AND RATIFY THE REMUNERATION PAYABLE TO COST AUDITORS AND FOR THAT PURPOSE TO PASS, AS AN ORDINARY RESOLUTION THE FOLLOWING: "RESOLVED THAT PURSUANT TO SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, THE COMPANY HEREBY RATIFIES THE REMUNERATION OF R 13 LAKHS PLUS APPLICABLE TAXES AND OUT OF POCKET EXPENSES AT ACTUALS FOR TRAVELLING AND BOARDING/LODGING FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022 TO M/S R. NANABHOY & CO. COST ACCOUNTANTS (REGN. NO. 00010), WHO ARE APPOINTED AS COST AUDITORS TO CONDUCT THE AUDIT OF COST RECORDS MAINTAINED BY THE COMPANY FOR THE FINANCIAL YEAR 2021-22."	FOR
LARSEN & TOUBRO LTD	INE018A01030	05-Aug-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES: INR 18 PER EQUITY SHARE OF THE FACE VALUE OF INR 2 EACH	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Appointment of PricewaterhouseCoopers LLP ("PwC") as auditors of the Company.	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Consider, and if deemed advisable, approve the change of the Company's name to Lightspeed Commerce Inc.	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Patrick Pichette	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Dax Dasilva	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Jean Paul Chauvet	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Marie-Josée Lamothe	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Paul McFeeters	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Merline Saintil	FOR
LIGHTSPEED POS INC.	CA53227R1064	05-Aug-2021	Director Election - Rob Williams	FOR

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MAYTRONICS LTD	IL0010910656	05-Aug-2021	AMENDMENT OF COMPANY REMUNERATION POLICY	ABSTAIN
MAYTRONICS LTD	IL0010910656	05-Aug-2021	EXTENSION OF COMPANY ENGAGEMENT WITH ITS INDIRECT CONTROLLING SHAREHOLDER UNDER AN AGREEMENT FOR THE ERECTION AND LEASE OF COMPANY OFFICES' CAMPUS IN KIBBUTZ IZRAEL	ABSTAIN
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ARIEL BRIN DOLINKO	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DAN LALLOUZ, INDEPENDENT DIRECTOR	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. JEREMY PRELING	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RON COHEN	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHIMON ZELAS	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YONATAN BASSI, BOARD CHAIRMAN	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MORAN KUPERMAN	FOR
MAYTRONICS LTD	IL0010910656	05-Aug-2021	RE-APPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT AND REPORT OF ITS COMPENSATION FOR 2020	AGAINST
MERIDIAN BANCORP INC.	US58958U1034	05-Aug-2021	To approve a non-binding, advisory proposal to approve the compensation payable to the named executive officers of Meridian in connection with the merger.	AGAINST
MERIDIAN BANCORP INC.	US58958U1034	05-Aug-2021	To approve and adopt the Agreement and Plan of Merger, dated as of April 22, 2021 (the "merger agreement"), by and among Independent Bank Corp. ("Independent"), Rockland Trust Company, Bradford Merger Sub Inc., Meridian and East Boston Savings Bank, and to approve the transactions contemplated by the merger agreement, including the merger of Meridian with and into Independent (the "merger," with such proposal the "Meridian merger proposal").	FOR
MERIDIAN BANCORP INC.	US58958U1034	05-Aug-2021	To approve the adjournment of the Special Meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve the Meridian merger proposal, or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to Meridian stockholders.	FOR
PING AN BANK CO LTD	CNE000000040	05-Aug-2021	ELECTION OF ZHANG XIAOLU AS A NON-EXECUTIVE DIRECTOR	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Appointment of KPMG LLP as auditors of the Company for the ensuing year and authorizing the directors to fix the auditors' remuneration.	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Lino A. Saputo	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Annette Verschuren	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Louis-Philippe Carrière	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Henry E. Demone	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Anthony M. Fata	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Annalisa King	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Karen Kinsley	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Tony Meti	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Diane Nyisztor	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	Director Election - Franziska Ruf	FOR
SAPUTO INC.	CA8029121057	05-Aug-2021	The adoption of an advisory non-binding resolution in respect of the Company's approach to executive compensation.	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	PAYMENT OF REMUNERATION BY WAY OF COMMISSION TO MS. JOSHNA JOHNSON THOMAS, PAST NON-EXECUTIVE DIRECTOR FOR THE FINANCIAL YEAR 2020-21, ABOVE FIFTY PERCENT OF THE TOTAL ANNUAL REMUNERATION BY WAY OF COMMISSION PAYABLE TO ALL THE NONEXECUTIVE DIRECTORS OF THE COMPANY	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. RAMACHANDRAN V (DIN: 06576300), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO CONSIDER APPOINTMENT OF PROF. BIJU VARKEY (DIN: 01298281) AS NON-EXECUTIVE INDEPENDENT DIRECTOR	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO CONSIDER RE-APPOINTMENT OF MS. RADHA UNNI (DIN:03242769) AS INDEPENDENT DIRECTOR	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO DECLARE DIVIDEND OF INR 1.20 PER EQUITY SHARE FOR THE FINANCIAL YEAR 2020-21	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO INCREASE MANAGERIAL REMUNERATION PAYABLE TO MR. RAMACHANDRAN V (DIN: 06576300), WHOLE-TIME DIRECTOR IN EXCESS OF 5% OF THE NET PROFITS OF THE COMPANY	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO INCREASE OVERALL MANAGERIAL REMUNERATION PAYABLE FROM 11% TO 15% OF THE NET PROFITS OF THE COMPANY	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO RATIFY THE REMUNERATION PAYABLE TO COST AUDITOR	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO RE-APPOINT MR. MITHUN K CHITLAPPILLY (DIN: 00027610) AS MANAGING DIRECTOR FOR A PERIOD OF FIVE YEARS	FOR
V-GUARD INDUSTRIES LTD	INE951101027	05-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	APPROVE INCREASE IN SIZE OF BOARD TO FIVE MEMBERS	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR

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WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	APPROVE REMUNERATION POLICY	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OR CANCELLATION OF REPURCHASED SHARES	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	AUTHORIZE USE OF FINANCIAL DERIVATIVES WHEN REPURCHASING SHARES	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	ELECT ANTONELLA MEI-POCHTLER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	ELECT CHRISTOPH BARCHIEWITZ TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	ELECT MAREIKE WAECHTER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	ELECT MAREIKE WAECHTER TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	ELECT MICHAEL HOFFMANN TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	ELECT THOMAS HARDING TO THE SUPERVISORY BOARD	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR A POSSIBLE REVIEW OF ADDITIONAL FINANCIAL INFORMATION FOR FISCAL YEAR 2021	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR A POSSIBLE REVIEW OF ADDITIONAL FINANCIAL INFORMATION FOR FISCAL YEAR 2022 UNTIL THE NEXT AGM	FOR
WESTWING GROUP AG	DE000A2N4H07	05-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS GMBH AS AUDITORS FOR FISCAL YEAR 2021	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Gregory A. Haller	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Gregory A. Pratt	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Hamid Akhavan	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Leslie B. Daniels	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Mahvash Yazdi	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Morgan E. O'Brien	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Paul Saleh	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Robert H. Schwartz	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	Election of Director to hold office until the 2022 Annual Meeting: Singleton B. McAllister	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	To approve, on an advisory (non-binding) basis, the compensation of the Company's named executive officers.	FOR
ANTERIX INC.	US03676C1009	06-Aug-2021	To ratify the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
CELLINK AB	SE0013647385	06-Aug-2021	AMEND ARTICLES RE: CHANGE COMPANY NAME TO BICO AB; AMEND CORPORATE PURPOSE	FOR
GALAXY RESOURCES LTD	AU000000GXY2	06-Aug-2021	THE MEETING WILL BE ASKED TO CONSIDER AND, IF THOUGHT FIT, PASS (WITH OR WITHOUT AMENDMENT) THE FOLLOWING RESOLUTION: 'THAT PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SECTION 411 OF THE CORPORATIONS ACT: (A) THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN GALAXY AND THE HOLDERS OF ITS ORDINARY SHARES, AS CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART, IS AGREED TO, WITH OR WITHOUT ALTERATIONS OR CONDITIONS AS APPROVED BY THE COURT TO WHICH GALAXY AND OROCOBRE AGREE; AND (B) GALAXY IS AUTHORISED, SUBJECT TO THE TERMS OF THE MERGER IMPLEMENTATION DEED, TO: (I) AGREE TO ANY SUCH ALTERATIONS OR CONDITIONS; AND (II) SUBJECT TO APPROVAL BY THE COURT, IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS AND CONDITIONS.'	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	Director Election - Christopher A. Simon	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	Director Election - Robert E. Abernathy	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	Director Election - Catherine M. Burzik	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	Director Election - Michael J. Coyle	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	Director Election - Charles J. Dockendorff	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	Director Election - Lloyd E. Johnson	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
HAEMONETICS CORPORATION	US4050241003	06-Aug-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	Director Election - Fred Thiel	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	Director Election - Kevin DeNuccio	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	Director Election - Said Ouissal	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	Director Election - Sarita James	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	The ratification of the appointment of RBSM, LLP, as the Company's independent registered certified public accountant for the fiscal year ended December 31, 2021.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	To approve an increase in the number of shares available in the Company's 2018 Equity Incentive Plan by 7,500,000 shares.	FOR
MARATHON DIGITAL HOLDINGS INC.	US5657881067	06-Aug-2021	To transact such other business as may be properly brought before the 2021 Annual Meeting and any adjournments thereof.	ABSTAIN
SEB SA	FR0000121709	06-Aug-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
SEB SA	FR0000121709	06-Aug-2021	DISMISS FEDERACTIVE AS DIRECTOR	AGAINST
SEB SA	FR0000121709	06-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER PROPOSALS SUBMITTED BY FEDERACTIVE, DELPHINE BERTRAND, PIERRE LANDRIEU AND PASCAL GIRARDOT: ELECT PASCAL GIRARDOT AS DIRECTOR	AGAINST

THERMAX LTD	INE152A01029	06-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), A REMUNERATION OF RS. 6.25,000 /- (RUPEES SIX LAKHS TWENTY FIVE THOUSAND ONLY) PLUS APPLICABLE TAXES AND REIMBURSEMENT OF ACTUAL OUT OF POCKET EXPENSES TO BE PAID TO M/S. DHANANJAY V. JOSHI & ASSOCIATES, COST ACCOUNTANTS, PUNE, THE COST AUDITORS APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE AND IS HEREBY RATIFIED AND CONFIRMED. RESOLVED FURTHER THAT ANY DIRECTOR AND/OR THE COMPANY SECRETARY OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS, DEEDS AND THINGS INCLUDING FILINGS AND TAKE STEPS AS MAY BE DEEMED NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO	FOR
THERMAX LTD	INE152A01029	06-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT) AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 READ WITH SCHEDULE IV TO THE ACT (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, MR. HARSH MARIWALA (DIN- 00210342), WHO WAS APPOINTED AS AN INDEPENDENT DIRECTOR AT THE THIRTY SIXTH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON AUGUST 8, 2017 AND WHO HOLDS OFFICE UP TO NOVEMBER 9, 2021 AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA OF INDEPENDENCE AS PROVIDED IN SECTION 149(6) OF THE ACT AND REGULATION 16 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME AND WHO IS ELIGIBLE FOR REAPPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO SECTION 160 OF THE ACT, FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTORSHIP OF THE COMPANY BE AND IS HEREBY APPOINTED AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY, TO HOLD OFFICE FOR FIVE CONSECUTIVE YEARS, FOR A TERM UP TO NOVEMBER 9, 2026 AND WHOSE OFFICE SHALL NOT BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 197 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), MR. HARSH MARIWALA BE PAID SUCH FEES, REMUNERATION AND COMMISSION AS THE BOARD MAY APPROVE FROM TIME TO TIME AND SUBJECT TO SUCH LIMITS, PRESCRIBED OR AS MAY BE PRESCRIBED FROM TIME TO TIME. RESOLVED FURTHER THAT PURSUANT TO REGULATION 17(1A) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, APPROVAL OF THE COMPANY BE AND IS HEREBY ACCORDED TO CONTINUE THE APPOINTMENT OF MR. HARSH MARIWALA, AS INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FROM MAY 14, 2026 UP TO NOVEMBER 9, 2026 AFTER ATTAINING AGE OF 75 YEARS. RESOLVED FURTHER THAT ANY DIRECTOR AND/OR THE COMPANY SECRETARY OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS, DEEDS AND THINGS INCLUDING FILINGS AND TAKE STEPS AS MAY BE DEEMED NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION AND MATTERS INCIDENTAL THERETO	AGAINST
THERMAX LTD	INE152A01029	06-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. PHEROZ PUDUMJEE (DIN 00019602) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
THERMAX LTD	INE152A01029	06-Aug-2021	TO CONSIDER AND ADOPT THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE AUDITORS AND BOARD OF DIRECTORS THEREON	FOR
THERMAX LTD	INE152A01029	06-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021: A DIVIDEND OF RS. 7/- (350%) PER EQUITY SHARE OF FACE VALUE OF RS. 2/- EACH FOR THE YEAR ENDED MARCH 31, 2021	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO APPROVE REMUNERATION OF THE COST AUDITOR FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022: M/S. RA & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000242)	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITOR THEREON	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITOR THEREON	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES: "RESOLVED THAT DIVIDEND AT THE RATE OF INR 10 /- (TEN RUPEES) PER EQUITY SHARE OF FACE VALUE OF INR 2/- (TWO RUPEES) EACH FULLY PAID-UP, BE AND IS HEREBY DECLARED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE SAME BE PAID AS RECOMMENDED BY THE BOARD OF DIRECTORS OF THE COMPANY, SUBJECT TO DEDUCTION OF TAX AT SOURCE AND, IN ACCORDANCE WITH THE PROVISIONS OF SECTION 123 AND THE OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013."	FOR
UPL LTD	INE628A01036	06-Aug-2021	TO RE-APPOINT MR. ARUN ASHAR (DIN: 00192088) AS DIRECTOR	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE ALLOCATION OF INCOME AND ORDINARY DIVIDENDS OF CHF 13.00 PER SHARE AND A SPECIAL DIVIDEND OF CHF 4.00 PER SHARE	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE REMUNERATION OF BOARD OF DIRECTORS IN THE AMOUNT OF CHF 833,000	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.8 MILLION	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	DESIGNATE ROBERT DAEPPEN AS INDEPENDENT PROXY	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	RATIFY ERNST & YOUNG AG AS AUDITORS	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT BERNHARD MERKI AS DIRECTOR, BOARD CHAIRMAN, AND MEMBER OF THE COMPENSATION COMMITTEE	FOR

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EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT CHRISTOPH MAEDER AS DIRECTOR AND MEMBER OF THE COMPENSATION COMMITTEE	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT JOACHIM STREU AS DIRECTOR AND MEMBER OF THE COMPENSATION COMMITTEE	FOR
EMS-CHEMIE HOLDING AG	CH0016440353	07-Aug-2021	REELECT MAGDELENA MARTULLO AS DIRECTOR	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. BOAZ MORDECHAY SIMONS	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAIM TSUFF, BOARD CHAIRMAN	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. ITAMAR VOLKOV, INDEPENDENT DIRECTOR UNTIL DECEMBER 15TH 2021	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YARON AFFEK, INDEPENDENT DIRECTOR AS OF DECEMBER 16TH 2021	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. MAZAL COHEN BEHARI	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. YAFIT YEHUDA	FOR
AIRPORT CITY LTD	IL0010958358	08-Aug-2021	REAPPOINTMENT OF THE SOMECH HAIKIN KPMG CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
BANCORPSOUTH BANK	US05971J1025	09-Aug-2021	The adjournment proposal - To adjourn the special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the merger proposal described in Proposal 1 or to ensure that any supplement or amendment to this joint proxy statement/offering circular is timely provided to holders of the Company's common stock.	FOR
BANCORPSOUTH BANK	US05971J1025	09-Aug-2021	The compensation proposal - To approve, on an advisory (nonbinding) basis, the merger-related compensation payments that will or may be paid by the Company to its named executive officers in connection with the merger.	FOR
BANCORPSOUTH BANK	US05971J1025	09-Aug-2021	The merger proposal - To approve the Agreement and Plan of Merger, dated as of April 12, 2021 and amended as of May 27, 2021 (as further amended from time to time, the "merger agreement"), by and between BancorpSouth Bank (the "Company") and Cadence Bancorporation ("Cadence"). Under the merger agreement, Cadence will merge with and into the Company (the "merger"), with the Company as the surviving entity.	FOR
CADENCE BANCORPORATION	US12739A1007	09-Aug-2021	Adjournment of the Cadence special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/ offering circular is timely provided to holders of Cadence common stock.	FOR
CADENCE BANCORPORATION	US12739A1007	09-Aug-2021	Adoption of the Agreement and Plan of Merger, dated as of April 12, 2021 and amended as of May 27, 2021, by and between Cadence Bancorporation ("Cadence") and BancorpSouth Bank (the "merger proposal").	FOR
CADENCE BANCORPORATION	US12739A1007	09-Aug-2021	Approval, on an advisory (non-binding) basis, of the merger- related compensation payments that will or may be paid by Cadence to its named executive officers in connection with the merger.	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO APPROVE, CONFIRM AND RATIFY: (A) THE PARTNERSHIP AGREEMENT DATED JULY 12, 2021 (THE "PARTNERSHIP AGREEMENT") ENTERED INTO AMONG HANGZHOU TIGER EQUITY INVESTMENT PARTNERSHIP (LIMITED PARTNERSHIP) (AS SPECIFIED), HANGZHOU TAILONG VENTURE INVESTMENT PARTNERSHIP (LIMITED PARTNERSHIP) (AS SPECIFIED), HANGZHOU INDUSTRY INVESTMENT CO., LTD. (AS SPECIFIED) AND HANGZHOU HI-TECH INVESTMENT CO., LTD. (AS SPECIFIED), PURSUANT TO WHICH THE PARTIES CONDITIONALLY AGREED TO ESTABLISH A PARTNERSHIP OF REGISTERED CAPITAL OF RMB20 BILLION TO INVEST IN HI-TECH MEDICAL EQUIPMENT, BIOPHARMACEUTICAL, MEDICARE SERVICES, MEDICARE INFORMATIZATION, DIGITAL THERAPEUTICS, INTELLIGENT MANUFACTURING AND NUTRITION AND HEALTH INDUSTRIES; AND (B) ANY ONE OR MORE DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AS THEY CONSIDER NECESSARY AND TO SIGN AND EXECUTE ALL SUCH DOCUMENTS, AND TO TAKE ALL SUCH STEPS WHICH IN THEIR OPINION MAY BE NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF GIVING EFFECT TO THE PARTNERSHIP AGREEMENT AND COMPLETING THE TRANSACTIONS CONTEMPLATED THEREBY	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION (DETAILS OF WHICH ARE SET OUT IN "PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION" IN APPENDIX III TO THE CIRCULAR OF THE COMPANY DATED JULY 23, 2021 (THE "CIRCULAR")	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE RULES OF PROCEDURE FOR BOARD MEETINGS OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN "PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR BOARD MEETINGS" IN APPENDIX V TO THE CIRCULAR)	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	09-Aug-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE RULES OF PROCEDURE FOR GENERAL MEETINGS OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN "PROPOSED AMENDMENTS TO THE RULES OF PROCEDURE FOR GENERAL MEETINGS" IN APPENDIX IV TO THE CIRCULAR)	FOR
BLUE SQUARE REAL ESTATE LTD	IL0010985658	10-Aug-2021	APPROVE 2020 ANNUAL CASH BONUS TO MICHAEL ZISSMAN, INTERIM CEO	FOR
CAPITALAND LTD	SG1J27887962	10-Aug-2021	TO APPROVE THE CAPITAL REDUCTION AND DISTRIBUTION IN SPECIE	FOR
CAPITALAND LTD	SG1J27887962	10-Aug-2021	TO APPROVE THE SCHEME OF ARRANGEMENT	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Dr. Tal Shavit	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Eyal Waldman	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Gil Shwed	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Jerry Ungerman	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Rupal Hollenbeck	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	Election of Director: Shai Weiss	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	The undersigned is not a controlling shareholder and does not have a personal interest in item 2. Mark "for" = yes or "against" = no.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	The undersigned is not a controlling shareholder and does not have a personal interest in item 5. Mark "for" = yes or "against" = no.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To approve compensation to Check Point's Chief Executive Officer.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To elect Guy Gecht as outside director for an additional three- year term.	FOR

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CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To elect Yoav Chelouche as outside director for an additional three-year term.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To ratify the appointment and compensation of Kost, Forer, Gabbay & Kasierer, a member of Ernst & Young Global, as our independent registered public accounting firm for 2021.	FOR
CHECK POINT SOFTWARE TECHNOLOGIES LTD.	IL0010824113	10-Aug-2021	To set the size of the Board of Directors at nine members in accordance with our Articles of Association.	FOR
EAST MONEY INFORMATION CO LTD	CNE100000MD4	10-Aug-2021	2021 RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
EAST MONEY INFORMATION CO LTD	CNE100000MD4	10-Aug-2021	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
EAST MONEY INFORMATION CO LTD	CNE100000MD4	10-Aug-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	PROPOSAL to approve remuneration of the Company's Board of Directors of a total amount of fees not to exceed US\$1,750,000 for the year ended December 31, 2021.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	PROPOSAL to re-appoint Ernst & Young LLP of London, England as auditors and to authorise the Directors to determine their remuneration.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Carl Steen as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Daniel Rabun as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Georgina Sousa as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Lori Wheeler Naess as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Niels G. Stolt-Nielsen as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Thorleif Egeli as a Director of the Company.	FOR
GOLAR LNG LIMITED	BMG9456A1009	10-Aug-2021	To re-elect Tor Olav Trøim as a Director of the Company.	FOR
KOREA ELECTRIC POWER CORP	KR7015760002	10-Aug-2021	ELECTION OF A NON-PERMANENT AUDIT COMMITTEE MEMBER	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Advisory (non-binding) vote to approve the compensation of the Company's named executive officers.	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Approval of amendment and restatement of the LiveRamp Holdings, Inc. Employee Stock Purchase Plan.	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Election of Director: Debora B. Tomlin	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Election of Director: John L. Battelle	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Election of Director: Omar Tawakol	FOR
LIVERAMP HOLDINGS, INC.	US53815P1084	10-Aug-2021	Ratification of KPMG LLP as the Company's independent registered public accountant for Fiscal Year 2022.	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Terren S. Peizer	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Richard A.Berman	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Michael Sherman	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Edward Zecchini	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Diane Seloff	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Robert Rebak	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Gustavo Giraldo	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Director Election - Katherine Quinn	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	Ratification of the appointment of EisnerAmper LLP as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2021.	FOR
ONTRAK, INC.	US6833731044	10-Aug-2021	To approve the compensation paid to the Company's named executive officers.	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Ralph G. Quinsey	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Robert A. Bruggeworth	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Judy Bruner	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Jeffery R. Gardner	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - John R. Harding	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - David H. Y. Ho	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Roderick D. Nelson	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Dr. Walden C. Rhines	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	Director Election - Susan L. Spradley	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	To approve, on an advisory basis, the compensation of our Named Executive Officers (as defined in the proxy statement).	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 2, 2022.	FOR
QORVO, INC.	US74736K1016	10-Aug-2021	To vote, on an advisory basis, on the frequency of future advisory votes on the compensation of our Named Executive Officers.	1 YEAR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Amend Articles to: Amend Business Lines, Reduce the Board of Directors Size, Adopt Reduction of Liability System for Directors, Transition to a Company with Supervisory Committee, Eliminate the Articles Related to Counselors and/or Advisors, Approve Minor Revisions	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Ofune, Masahiro	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Okazaki, Takuya	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Sato, Harumi	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fujii, Fumiyo	FOR

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TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Shoichi	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Hisaya	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tsuruha, Jun	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tsuruha, Tatsuru	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yahata, Masahiro	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Suzuki Schweisgut, Eriko	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
TSURUHA HOLDINGS INC.	JP3536150000	10-Aug-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Approval, by non-binding advisory vote, of the compensation of our named executive officers.	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Director Election - Eric A. Rose	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Director Election - Jeannine M. Rivet	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Director Election - Myron L. Rolle	FOR
ABIOMED, INC.	US0036541003	11-Aug-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO DECLARE FINAL DIVIDEND OF INR 3.50/- (350%) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	FOR
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO PAY COMMISSION TO NON-EXECUTIVE DIRECTORS	FOR
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO RATIFY REMUNERATION OF THE COST AUDITORS: DALWADI & ASSOCIATES, COST ACCOUNTANTS (FIRM REGISTRATION NO. 000338)	FOR
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO RE-APPOINT MR. APURVA S. DIWANJI (DIN-00032072) AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR THE SECOND TERM OF 5 (FIVE) CONSECUTIVE YEARS	AGAINST
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO RE-APPOINT MR. GANESH N. NAYAK (DIN-00017481) AS THE EXECUTIVE DIRECTOR OF THE COMPANY FOR A PERIOD OF 3 (THREE) YEARS	AGAINST
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO RE-APPOINT MR. MUKESH M. PATEL (DIN-00053892), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
CADILA HEALTHCARE LIMITED	INE010B01027	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
CAE INC.	CA1247651088	11-Aug-2021	Appointment of PricewaterhouseCoopers, LLP as auditors and authorization of the Directors to fix their remuneration.	FOR
CAE INC.	CA1247651088	11-Aug-2021	Approve the resolution to renew and amend the Rights Plan as set out in Appendix C to the Management Proxy Circular.	FOR
CAE INC.	CA1247651088	11-Aug-2021	Approving the advisory (non binding) resolution accepting the approach to executive compensation disclosed in the Information Circular.	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Margaret S. Billson	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Michael E. Roach	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Andrew J. Stevens	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Hon. Michael M. Fortier	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Marianne Harrison	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Alan N. MacGibbon	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Mary Lou Maher	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Hon. John P. Manley	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - François Olivier	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Marc Parent	FOR
CAE INC.	CA1247651088	11-Aug-2021	Director Election - Gen. David G. Perkins	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	11-Aug-2021	CONNECTED TRANSACTION REGARDING TRANSFER OF EQUITIES IN CONTROLLED SUBSIDIARIES TO THE EMPLOYEE STOCK OWNERSHIP PLATFORM	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	11-Aug-2021	HOLDING THE EQUITIES IN CONTROLLED SUBSIDIARIES THROUGH THE EMPLOYEE STOCK OWNERSHIP PLAN BY DIRECTORS AND SENIOR MANAGEMENT	FOR
LONGI GREEN ENERGY TECHNOLOGY CO LTD	CNE100001FR6	11-Aug-2021	INCREASE OF THE QUOTA FOR SUPPLY CHAIN FINANCE BUSINESS AND PROVISION OF GUARANTEE FOR WHOLLY-OWNED SUBSIDIARIES	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR APPROVING THE LUPIN EMPLOYEES STOCK OPTION PLAN 2021 (ESOP 2021) AND GRANTING STOCK OPTIONS TO THE EMPLOYEES OF THE COMPANY UNDER ESOP 2021	AGAINST
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION FOR GRANTING STOCK OPTIONS TO THE EMPLOYEES OF THE SUBSIDIARIES OF THE COMPANY UNDER LUPIN EMPLOYEES STOCK OPTION PLAN 2021	AGAINST
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE RE-APPOINTMENT OF B S R & CO. LLP, CHARTERED ACCOUNTANTS, AS STATUTORY AUDITORS OF THE COMPANY AND FIX THEIR REMUNERATION	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S) THE FOLLOWING RESOLUTION AS SPECIAL RESOLUTION FOR THE RE-APPOINTMENT OF MS. CHRISTINE MUNDKUR AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR RATIFYING REMUNERATION PAYABLE TO MR. S. D. SHENOY, COST AUDITOR, FOR CONDUCTING COST AUDIT FOR THE YEAR ENDING MARCH 31, 2022	FOR

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LUPIN LTD	INE326A01037	11-Aug-2021	TO CONSIDER THE RE-APPOINTMENT OF DR. KAMAL K. SHARMA (DIN: 00209430), AS A DIRECTOR OF THE COMPANY, WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF, FOR RE-APPOINTMENT	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO DECLARE DIVIDEND OF INR 6.50 PER EQUITY SHARE, FOR THE YEAR ENDED MARCH 31, 2021	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE CONSOLIDATED AUDITED FINANCIAL STATEMENTS INCLUDING BALANCE SHEET AS AT MARCH 31, 2021, STATEMENT OF PROFIT AND LOSS AND CASH FLOW STATEMENT FOR THE YEAR ENDED ON THAT DATE AND REPORT OF THE AUDITORS THEREON	FOR
LUPIN LTD	INE326A01037	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE STANDALONE AUDITED FINANCIAL STATEMENTS INCLUDING BALANCE SHEET AS AT MARCH 31, 2021, STATEMENT OF PROFIT AND LOSS AND CASH FLOW STATEMENT FOR THE YEAR ENDED ON THAT DATE AND REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	APPROVAL TO APPOINT MR. HEMANT SACHDEV (DIN: 01635195) AS A NON-EXECUTIVE NON-INDEPENDENT DIRECTOR OF THE COMPANY	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF DR. SUSHIL KANUBHAI SHAH (DIN: 00179918), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO APPROVE THE RE-APPOINTMENT OF MS. AMEERA SUSHIL SHAH (DIN:00208095) AS MANAGING DIRECTOR OF THE COMPANY	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF RS. 8 PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO RATIFY THE REMUNERATION PAYABLE TO M/S. JOSHI APTE & ASSOCIATES, COST AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-2022	FOR
METROPOLIS HEALTHCARE LTD	INE112L01020	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MS. PARIMAL CHAUDHARI (DIN: 00724911) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO CONSIDER AND APPROVE GRANT OF 25,000 OPTIONS TO MR. SACHIN RAOLE, CFO AND DIRECTOR-FINANCE AND COMMERCIAL	AGAINST
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO CONSIDER AND APPROVE GRANT OF 75,000 OPTIONS TO MR. SHISHIR JOSHIPURA, CEO AND MANAGING DIRECTOR	AGAINST
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO CONSIDER AND APPROVE INCREASE IN REMUNERATION, IF ANY, OF EXECUTIVE DIRECTORS OF THE COMPANY FOR THE FINANCIAL YEARS 2021-22 AND 2022-23 IN EXCESS OF LIMITS SPECIFIED UNDER SECTION 197 OF THE COMPANIES ACT, 2013 AND SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME	AGAINST
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES: THE BOARD OF DIRECTORS AT ITS MEETING HELD ON 6TH MAY, 2021 HAS RECOMMENDED DIVIDEND OF RS. 2.16 PER SHARE (108%) OF FACE VALUE OF RS.2/- FOR THE FINANCIAL YEAR 2020-21	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO RATIFY THE REMUNERATION OF DHANANJAY V. JOSHI & ASSOCIATES, COST ACCOUNTANTS, PUNE AS COST AUDITORS FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2022	FOR
PRAJ INDUSTRIES LTD	INE074A01025	11-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND THE AUDITORS THEREON. B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	ADOPTION OF CONSOLIDATED FINANCIAL STATEMENTS	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	ADOPTION OF STANDALONE FINANCIAL STATEMENTS	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	APPOINTMENT OF BRANCH AUDITOR: ERNST & YOUNG LLP, SINGAPORE AS AUDITOR FOR THE BRANCH OFFICE OF THE COMPANY AT SINGAPORE FOR THE FINANCIAL YEAR 2021- 22	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	APPOINTMENT OF MR. RAJIV SRIVASTAVA (DIN: 03568897) AS DIRECTOR AND ALSO AS JOINT MANAGING DIRECTOR OF THE COMPANY	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	APPROVAL OF ISSUE OF BONUS SHARES	AGAINST
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	DECLARE DIVIDEND FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: TO DECLARE FINAL DIVIDEND OF INR 11.60 (580%) PER EQUITY SHARE OF INR 2/- EACH (INCLUDING ONE-TIME SPECIAL DIVIDEND OF INR 4 (200%) PER EQUITY SHARE) FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	INCREASE IN AUTHORIZED SHARE CAPITAL AND CONSEQUENT AMENDMENT TO MEMORANDUM OF ASSOCIATION OF THE COMPANY	AGAINST
REDINGTON (INDIA) LTD	INE891D01026	11-Aug-2021	RE-APPOINTMENT OF DIRECTOR RETIRING BY ROTATION: MR. TU, SHU-CHYUAN (DIN: 02336015)	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	A resolution confirming the adoption of By-Law No. 2 relating to the advance nomination of directors of the Corporation; the full text of which is set out in Schedule "A" in the Corporation's management information circular.	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - Dave W. Cummings	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - Joanne S. Ferstman	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - Andrew P. Hider	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - Kirsten Lange	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - Michael E. Martino	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - David L. McAusland	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Director Election - Philip B. Whitehead	FOR
ATS AUTOMATION TOOLING SYSTEMS INC.	CA0019401052	12-Aug-2021	Re-appointment of Ernst & Young LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Appointment of Deloitte LLP as auditor of Canada Goose Holdings Inc. for the ensuing year and authorizing the directors to fix their remuneration.	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Dani Reiss	ABSTAIN

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CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Ryan Cotton	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Joshua Bekenstein	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Stephen Gunn	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Jean-Marc Huët	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - John Davison	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Maureen Chiquet	FOR
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Jodi Butts	ABSTAIN
CANADA GOOSE HOLDINGS INC.	CA1350861060	12-Aug-2021	Director Election - Michael D. Armstrong	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AS AMENDED FROM TIME TO TIME AND AS MAY BE APPLICABLE, M/S. PRICE WATERHOUSE & CO CHARTERED ACCOUNTANTS LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 304026E/E-300009), BE AND ARE HEREBY APPOINTED AS STATUTORY AUDITORS OF THE COMPANY IN PLACE OF RETIRING AUDITORS M/S. S R B C & CO. LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 324982E), TO HOLD THE OFFICE FROM THE CONCLUSION OF 60TH MEETING UNTIL THE CONCLUSION OF THE 65TH ANNUAL GENERAL MEETING, AT SUCH REMUNERATION AND ON SUCH TERMS & CONDITIONS AS MAY BE DECIDED BY THE AUDIT COMMITTEE OR THE BOARD OF DIRECTORS OF THE COMPANY, FROM TIME TO TIME DURING THEIR TENURE	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. DONALD JACKSON (DIN: 08261104), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO APPOINT MR. STEVEN CHAPMAN (DIN 00496000) AS A DIRECTOR	AGAINST
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO APPROVE THE MATERIAL RELATED PARTY TRANSACTION(S) WITH CUMMINS LIMITED, UK	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO APPROVE THE MATERIAL RELATED PARTY TRANSACTION(S) WITH TATA CUMMINS PRIVATE LIMITED	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND FOR THE FINANCIAL YEAR 2020-21: FINAL DIVIDEND OF INR 8 /- PER EQUITY SHARE OF INR 2/- EACH FULLY PAID-UP SHARE IN THEIR MEETING HELD ON MAY 26, 2021 IN ADDITION TO THE INTERIM DIVIDEND OF INR 7/- PER EQUITY SHARE OF INR 2/- EACH FULLY PAID-UP SHARE DECLARED ON JANUARY 28, 2021, AGGREGATING TO INR 15/- (I.E. 750 %) PER EQUITY SHARE OF INR 2/- EACH FULLY PAID-UP SHARE FOR THE YEAR ENDED MARCH 31, 2021 (PREVIOUS YEAR INR 14/- PER EQUITY SHARE I.E. 700%)	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO RATIFY REMUNERATION PAYABLE TO THE COST AUDITOR, M/S. C S ADAWADKAR & CO., FOR THE FINANCIAL YEAR 2021-22	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
CUMMINS INDIA LIMITED	INE298A01020	12-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Advisory vote to approve named executive officer compensation.	ABSTAIN
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Amendment and Restatement of the Company's Certificate of Incorporation to permit stockholders to act by written consent.	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Andrew Wilson	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Heidi J. Ueberroth	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Jeffrey T. Huber	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Kofi A. Bruce	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Leonard S. Coleman	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Luis A. Ubinas	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Richard A. Simonson	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Election of Director to hold office for a one-year term: Talbott Roche	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	Ratification of the appointment of KPMG LLP as our independent public registered accounting firm for the fiscal year ending March 31, 2022.	FOR
ELECTRONIC ARTS INC.	US2855121099	12-Aug-2021	To consider and vote upon a stockholder proposal, if properly presented at the Annual Meeting, on whether to allow stockholders to act by written consent.	AGAINST
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	Approval of an amendment to the Company's Articles of Association (the "Articles") that sets the forums for adjudication of disputes under the Articles.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	Re-appointment of Kost Forer Gabbay & Kasierer, registered public accounting firm, a member firm of Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending December 31, 2021 and until the Company's 2022 annual general meeting of shareholders, and to authorize the Company's board of directors (or the audit committee thereof) to fix such accounting firm's annual compensation.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	To re-elect Mr. Ronen Samuel for a three-year term as a Class III director of the Company, until the Company's annual general meeting of shareholders in 2024 and until his successor is duly elected and qualified.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	To re-elect Mr. Stephen Nigro for a three-year term as a Class III director of the Company, until the Company's annual general meeting of shareholders in 2024 and until her successor is duly elected and qualified.	FOR
KORNIT DIGITAL LTD.	IL0011216723	12-Aug-2021	To re-elect Mr. Yuval Cohen for a three-year term as a Class III director of the Company, until the Company's annual general meeting of shareholders in 2024 and until his successor is duly elected and qualified.	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR

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PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO CONSIDER AND DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND DEAL WITH COMPANY'S SHARES	AGAINST
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ISSUE, ALLOT AND OTHERWISE DEAL WITH COMPANY'S SHARES	AGAINST
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO REPURCHASE THE COMPANY'S SHARES	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-ELECT MR. LAU YIU TONG AS A NON-EXECUTIVE DIRECTOR	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-ELECT MR. TOSHIYA ISHII AS AN EXECUTIVE DIRECTOR	FOR
PACIFIC TEXTILES HOLDINGS LTD	KYG686121032	12-Aug-2021	TO RE-ELECT MR. WAN WAI LOI AS AN EXECUTIVE DIRECTOR	FOR
REALTY INCOME CORPORATION	US7561091049	12-Aug-2021	A proposal to approve the adjournment of the Realty Income special meeting, if necessary or appropriate, to solicit additional proxies in favor of the Realty Income Issuance Proposal if there are insufficient votes at the time of such adjournment to approve such proposals (which we refer to as the "Realty Income Adjournment Proposal").	FOR
REALTY INCOME CORPORATION	US7561091049	12-Aug-2021	A proposal to approve the issuance of Realty Income common stock, par value \$0.01 per share, in connection with the transactions contemplated by the Agreement and Plan of Merger, dated as of April 29, 2021, as amended, by and among Realty Income, VEREIT, Inc., VEREIT Operating Partnership, L.P., Rams MD Subsidiary I, Inc., a wholly owned subsidiary of Realty Income, and Rams Acquisition Sub II, LLC, a wholly owned subsidiary of Realty Income (which we refer to as the "Realty Income Issuance Proposal").	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO APPOINT PRICEWATERHOUSECOOPERS AS AUDITORS OF THE COMPANY FOLLOWING RETIREMENT OF KPMG WITH EFFECT FROM THE CONCLUSION OF ANNUAL GENERAL MEETING AND TO AUTHORIZE THE BOARD TO FIX THEIR REMUNERATION	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE RESPECTIVE DIRECTORS' REMUNERATION	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO DECLARE A FINAL DIVIDEND OF HKD 0.13 PER SHARE FOR THE FIFTEEN MONTHS ENDED 31 MARCH 2021	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY BY THE AGGREGATE NUMBER OF THE SHARES BOUGHT BACK BY THE COMPANY	AGAINST
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 20% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITORS FOR THE FIFTEEN MONTHS ENDED 31 MARCH 2021	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. CHARLES SHEUNG WAI CHAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. HUANG MING-TUAN AS A NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. LI YONGHE AS A NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. LIN XIAOHAI AS AN EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MR. XU HONG AS A NON-EXECUTIVE DIRECTOR	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	12-Aug-2021	TO RE-ELECT MS. KAREN YIFEN CHANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPOINT AMIR ELSTEIN AS CHAIRMAN AND APPROVE HIS TERMS OF COMPENSATION (SUBJECT TO APPROVAL OF HIS ELECTION TO THE BOARD OF DIRECTORS UNDER PROPOSAL 1)	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPOINT BRIGHTMAN ALMAGOR ZOHAR CO. AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE AMENDED COMPENSATION OF RUSSELL ELLWANGER, CEO	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE EQUITY GRANTS TO EACH DIRECTOR (SUBJECT TO APPROVAL OF THEIR ELECTION TO THE BOARD OF DIRECTORS UNDER PROPOSAL 1, EXCLUDING AMIR ELSTEIN AND RUSSELL ELLWANGER)	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	APPROVE EQUITY-BASED COMPENSATION TO RUSSELL ELLWANGER, CEO	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT AMIR ELSTEIN AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT AVI HASSON AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT DANA GROSS AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT ILAN FLATO AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT IRIS AVNER AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT KALMAN KAUFMAN AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT MICHAL VAKRAT WOLKIN AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT RUSSELL ELLWANGER AS DIRECTOR	FOR
TOWER SEMICONDUCTOR LTD	IL0010823792	12-Aug-2021	ELECT YOAV CHELOUCHE AS DIRECTOR	FOR

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VEREIT, INC.	US92339V3087	12-Aug-2021	A proposal to approve the adjournment of the VEREIT Special Meeting, if necessary or appropriate, to solicit additional proxies in favor of the VEREIT Merger Proposal, if there are insufficient votes at the time of such adjournment to approve such proposal.	FOR
VEREIT, INC.	US92339V3087	12-Aug-2021	A proposal to approve the merger of VEREIT, Inc. ("VEREIT") with and into Rams MD Subsidiary I, Inc. ("Merger Sub 1"), with Merger Sub 1 continuing its existence as a wholly owned subsidiary of Realty Income Corporation ("Realty Income"), on the terms and subject to the conditions of the Agreement and Plan of Merger, dated as of April 29, 2021 (as amended from time to time, the "Merger Agreement"), by and among VEREIT, VEREIT Operating Partnership, L.P., Realty Income, Merger Sub 1 and Rams Acquisition Sub II, LLC (the "VEREIT Merger Proposal").	FOR
VEREIT, INC.	US92339V3087	12-Aug-2021	A proposal to approve, by advisory (non-binding) vote, the compensation that may be paid or become payable to the named executive officers of VEREIT in connection with the merger of VEREIT with and into Merger Sub 1.	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	ELECTION OF STEVEN ALDRICH	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	FIXING THE FEES AND EXPENSES OF THE AUDITOR	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	INCREASE THE NON-EXECUTIVE DIRECTORS' FEE POOL CAP	FOR
XERO LTD	NZXROE0001S2	12-Aug-2021	RE-ELECTION OF DALE MURRAY, CBE	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	RATIFICATION OF REMUNERATION OF THE COST AUDITORS	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	RE-APPOINTMENT OF MR. B.P. KALYANI (DIN: 00267202), AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	RE-APPOINTMENT OF MR. S. E. TANDALE (DIN: 00266833), AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO APPOINT A DIRECTOR IN THE PLACE OF MR. K. M. SALETORE (DIN: 01705850), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO APPOINT A DIRECTOR IN THE PLACE OF MR. P. C. BHALERAO (DIN: 00037754), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
BHARAT FORGE LTD	INE465A01025	13-Aug-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	INCREASE IN BORROWING POWERS	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	ISSUE OF EQUITY SHARES / OTHER SECURITIES CONVERTIBLE INTO EQUITY SHARES ("SECURITIES") THROUGH QUALIFIED INSTITUTIONS PLACEMENT	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	RAISING OF FUNDS BY ISSUE OF BONDS/ DEBENTURES/ SECURITIES ON PRIVATE PLACEMENT BASIS	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	RE-APPOINTMENT OF MR. MURALI M. NATRAJAN, (DIN 00061194) AS THE MANAGING DIRECTOR AND CEO OF THE BANK	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	RE-APPOINTMENT OF MR. NASSER MUNJEE (DIN 00010180), NON-EXECUTIVE (PART TIME) CHAIRMAN OF THE BANK AND PAYMENT OF HONORARIUM	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. SHAFIQU DHARAMSHI (DIN-06925633), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
DCB BANK LTD	INE503A01015	13-Aug-2021	TO APPOINT JOINT STATUTORY AUDITORS: M/S SUNDARAM & SRINIVASAN, CHARTERED ACCOUNTANTS, (ICAI REGISTRATION NO. 0042075)	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE AUDITORS AND DIRECTORS THEREON	FOR
DCB BANK LTD	INE503A01015	13-Aug-2021	TO REVISE THE TERM OF OFFICE OF M/S. S R BATLIBOI & ASSOCIATES LLP, CHARTERED ACCOUNTANTS (REGISTRATION NO. 101049W/E300004) STATUTORY AUDITORS OF THE BANK	AGAINST
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	13-Aug-2021	ADJUSTMENT OF REMUNERATION FOR SUPERVISORS	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	13-Aug-2021	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT MEASURES	AGAINST
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO AMEND THE MAIN OBJECTS CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO APPOINT MR. ANNUSH RAMASAMY (DIN: 01810872) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO APPOINT MR. HARSHAVARDHANA GOURINENI (DIN: 07311410) AS A DIRECTOR, LIABLE TO RETIRE BY ROTATION	AGAINST
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO APPOINT MR. HARSHAVARDHANA GOURINENI (DIN: 07311410) AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND FIX HIS REMUNERATION	AGAINST
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO APPOINT MR. VIKRAMADITHYA GOURINENI (DIN: 03167659) AS A DIRECTOR, LIABLE TO RETIRE BY ROTATION	AGAINST
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO APPOINT MR. VIKRAMADITHYA GOURINENI (DIN: 03167659) AS AN EXECUTIVE DIRECTOR OF THE COMPANY AND FIX HIS REMUNERATION	AGAINST
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO APPROVE ENTERING INTO TRANSACTIONS WITH MANGAL INDUSTRIES LIMITED AND AUTHORISE THE BOARD TO ENTER INTO AGREEMENT(S)/ CONTRACT(S) WITH MIL	AGAINST
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO DECLARE FINAL DIVIDEND ON THE EQUITY SHARES OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: THE FINAL DIVIDEND OF INR6 PER SHARE (600%) AS RECOMMENDED BY THE BOARD OF DIRECTORS BE AND IS HEREBY DECLARED ON THE EQUITY SHARES OF INR1 EACH OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021	FOR
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO RATIFY THE REMUNERATION OF THE COST AUDITORS FOR THE FINANCIAL YEAR 2021-22	FOR
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE AUDITORS' REPORT THEREON	FOR
AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, THE REPORT OF THE AUDITORS' THEREON AND THE REPORT OF THE BOARD OF DIRECTORS'	FOR

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AMARA RAJA BATTERIES LIMITED	INE885A01032	14-Aug-2021	TO RESOLVE NOT TO FILL THE CASUAL VACANCY CAUSED BY RETIREMENT OF DR. RAMACHANDRA N GALLA (DIN: 00133761) WHO RETIRES BY ROTATION AT THE CONCLUSION OF THIS ANNUAL GENERAL MEETING	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REAPPOINT KOST, FORER, GABBAY & KASIERER AS AUDITORS	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT AVRAHAM NUSSBAUM AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT GIL GUERON AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT JONATHAN LEVY AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT LIORA LEV AS DIRECTOR	FOR
ASHTROM GROUP LTD	IL0011323156	16-Aug-2021	REELECT OFER ZAHAVI AS DIRECTOR	FOR
U.S. CONCRETE, INC.	US90333L2016	16-Aug-2021	Proposal to adopt and approve Agreement & Plan of Merger, dated as of June 6, 2021, among U.S. Concrete, Inc., Vulcan Materials Company (Parent) & Grizzly Merger Sub I, Inc. (merger sub) (as it may be amended, supplemented, or otherwise modified in accordance with its terms, merger agreement), pursuant to which merger sub will be merged with and into U.S. Concrete, Inc. (merger), with U.S. Concrete, Inc. surviving merger as a wholly owned subsidiary of Parent (the merger agreement proposal).	FOR
U.S. CONCRETE, INC.	US90333L2016	16-Aug-2021	To approve the adjournment of the Special Meeting to a later date or time, if necessary or appropriate, to solicit additional proxies in the event that there are not sufficient votes at the time of the Special Meeting to approve the merger agreement proposal (such proposal, the "adjournment proposal").	FOR
U.S. CONCRETE, INC.	US90333L2016	16-Aug-2021	To consider and vote on a proposal to approve, on a non-binding, advisory basis, a resolution approving the compensation that may be paid or become payable to the named executive officers of U.S. Concrete, Inc. that is based on or otherwise relates to the merger (such proposal, the "non-binding named executive officer merger-related compensation proposal").	FOR
WH GROUP LTD	KYG960071028	16-Aug-2021	THAT, THE CONDITIONAL VOLUNTARY CASH OFFER (THE "OFFER") BY MERRILL LYNCH (ASIA PACIFIC) LIMITED AND MORGAN STANLEY ASIA LIMITED ON BEHALF OF THE COMPANY TO BUY-BACK UP TO 1,916,937,202 ORDINARY SHARES WITH NOMINAL VALUE OF USD 0.0001 EACH IN THE SHARE CAPITAL OF THE COMPANY (THE "SHARE(S)") AT A PRICE OF HKD 7.80 PER SHARE AND SUBJECT TO THE TERMS AND CONDITIONS AS SET OUT IN THE OFFER DOCUMENT DESPATCHED ON 30 JULY 2021 TOGETHER WITH THE ACCOMPANYING ACCEPTANCE FORM (COPIES OF WHICH MARKED "A" HAVE BEEN PRODUCED TO THE EGM AND INITIALED BY THE CHAIRMAN OF THE EGM FOR THE PURPOSE OF IDENTIFICATION) BE APPROVED, WITHOUT PREJUDICE AND IN ADDITION TO THE EXISTING AUTHORITY OF THE COMPANY UNDER THE GENERAL MANDATE TO BUY-BACK SHARES GRANTED AT THE ANNUAL GENERAL MEETING OF THE COMPANY HELD ON 1 JUNE 2021, AND THAT THE DIRECTOR(S) OF THE COMPANY BE AUTHORISED TO EXECUTE ALL SUCH DOCUMENTS (AND, WHERE NECESSARY, TO AFFIX THE SEAL OF THE COMPANY THEREON IN ACCORDANCE WITH THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE "ARTICLES OF ASSOCIATION") AND DO ALL SUCH ACTS AS SUCH DIRECTOR(S) CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT TO GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH THE OFFER, INCLUDING, WITHOUT LIMITATION, COMPLETION OF THE BUY-BACK OF SHARES PURSUANT TO THE OFFER	FOR
WH GROUP LTD	KYG960071028	16-Aug-2021	THAT, THE WAIVER (THE "WHITEWASH WAIVER") IN RESPECT OF ANY OBLIGATION UNDER THE CODES ON TAKEOVERS AND MERGERS AND SHARE BUY-BACKS OF HONG KONG (THE "CODES") OF CONTROLLING SHAREHOLDERS OF THE COMPANY, BEING RISE GRAND GROUP LIMITED, HEROIC ZONE INVESTMENTS LIMITED, CHANG YUN HOLDINGS LIMITED, HIGH ZENITH LIMITED AND SURE PASS HOLDINGS LIMITED, TO MAKE A MANDATORY GENERAL OFFER FOR ALL THE SHARES AND OTHER RELEVANT SECURITIES (AS DEFINED IN NOTE 4 TO RULE 22 OF THE TAKEOVERS CODE) NOT ALREADY OWNED BY THEM AND PARTIES ACTING IN CONCERT (AS DEFINED UNDER THE CODES) WITH ANY OF THEM, WHICH MAY, BUT FOR THE WHITEWASH WAIVER, ARISE UPON COMPLETION OF THE OFFER BE HEREBY APPROVED, AND THAT THE DIRECTOR(S) OF THE COMPANY BE AUTHORISED TO EXECUTE ALL SUCH DOCUMENTS (AND, WHERE NECESSARY, TO AFFIX THE SEAL OF THE COMPANY THEREON IN ACCORDANCE WITH THE ARTICLES OF ASSOCIATION) AND DO ALL SUCH ACTS AS SUCH DIRECTOR(S) CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT TO GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH THE WHITEWASH WAIVER	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Amend Articles to: Update the Articles Related to Deemed Approval	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint a Substitute Executive Director Murayama, Kazuyuki	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint a Supervisory Director Ariga, Yoshinori	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint a Supervisory Director Yamada, Yonosuke	FOR
ACTIVIA PROPERTIES INC.	JP3047490002	17-Aug-2021	Appoint an Executive Director Kashiwagi, Nobuhide	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	ELECT ARIAV YAROM AS EXTERNAL DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	ELECT DORIT KADOSH AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	ELECT KEREN TERNER-EYAL AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REAPPOINT BRIGHTMAN ALMAGOR ZOHAR & CO AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT AVIRAM WERTHEIM AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT DROR NIIRA AS EXTERNAL DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT GAD PENINI AS EXTERNAL DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT MOTI BARZILI AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT NATHAN HETZ AS DIRECTOR	FOR
AMOT INVESTMENTS LTD	IL0010972789	17-Aug-2021	REELECT Yael ANDORN KARNI AS DIRECTOR	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Approval, by advisory vote, of our named executive officer compensation.	AGAINST

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DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Akihiko Washington	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Amy E. Alving	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: David A. Barnes	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: David L. Herzog	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Dawn Rogers	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Ian C. Read	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Manoj P. Singh	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Mary L. Krakauer	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Michael J. Salvino	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Mukesh Aghi	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Raul J. Fernandez	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Election of Director: Robert F. Woods	FOR
DXC TECHNOLOGY COMPANY	US23355L1061	17-Aug-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Approve, on a non-binding, advisory basis, the compensation paid to the Company's named executive officers.	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Director Election - Frederick M. Danziger*	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Director Election - Stephen C. McCluski*	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Director Election - Robert E. Mellor*	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Director Election - Peter J. Solomon*	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Director Election - Michael T. Broderick#	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Ratify the re-appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for the fiscal year ending March 26, 2022.	FOR
MONRO, INC.	US6102361010	17-Aug-2021	Shareholder Proposal - Proposal for Board to adopt recapitalization plan.	FOR
SINOMA SCIENCE & TECHNOLOGY CO LTD	CNE000001P78	17-Aug-2021	A COMPANY'S PROVISION OF GUARANTEE FOR THE COMPREHENSIVE CREDIT LINE OF ITS SUBSIDIARIES	FOR
SINOMA SCIENCE & TECHNOLOGY CO LTD	CNE000001P78	17-Aug-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SINOMA SCIENCE & TECHNOLOGY CO LTD	CNE000001P78	17-Aug-2021	PROVISION OF GUARANTEE FOR THE COMPREHENSIVE CREDIT LINE OF A SUBSIDIARY	FOR
STERLING BANCORP	US85917A1007	17-Aug-2021	Adoption of the Agreement and Plan of Merger, dated as of April 18, 2021 (as it may be amended from time to time), by and between Sterling Bancorp ("Sterling") and Webster Financial Corporation ("Webster"), pursuant to which Sterling will merge (the "Merger") with and into Webster, with Webster surviving the merger (the "Sterling merger proposal").	FOR
STERLING BANCORP	US85917A1007	17-Aug-2021	Approval of the adjournment of the special meeting of Sterling stockholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Sterling merger proposal or to ensure that any supplement or amendment to the joint proxy statement/prospectus is timely provided to holders of Sterling common stock.	FOR
STERLING BANCORP	US85917A1007	17-Aug-2021	Approval, on a non-binding advisory basis, of the compensation that will or may be paid or become payable to Sterling's named executive officers that is based on or otherwise relates to the Merger.	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO DECLARE A DIVIDEND AS RECOMMENDED BY THE DIRECTORS	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MESSRS. KPMG, CHARTERED ACCOUNTANTS AS AUDITORS OF THE COMPANY AS SET OUT IN SECTION 154 (1) OF THE COMPANIES ACT NO. 07 OF 2007 AND TO AUTHORIZE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MR. C.W. KNIGHT AS A DIRECTOR OF THE COMPANY WHO IS OVER SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MR. C.W. KNIGHT WHO IS SEVENTY-EIGHT YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MR. D. C. R. GUNAWARDENA AS A DIRECTOR OF THE COMPANY WHO IS SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MR. D. C. R. GUNAWARDENA WHO IS SEVENTY YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MR. V. M. FERNANDO AS A DIRECTOR OF THE COMPANY WHO IS OVER SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MR. V. M. FERNANDO WHO IS SEVENTY-ONE YEARS OF AGE AND THAT HE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REAPPOINT MRS. M. A. R. C. COORAY AS A DIRECTOR OF THE COMPANY WHO IS OVER SEVENTY YEARS OF AGE AND TO CONSIDER AND IF DEEMED FIT TO PASS THE FOLLOWING ORDINARY RESOLUTION. IT IS HEREBY RESOLVED THAT THE AGE LIMIT STIPULATED IN SECTION 210 OF THE COMPANIES ACT NO. 07 OF 2007 SHALL NOT BE APPLICABLE TO MRS. M. A. R. C. COORAY WHO IS SEVENTY-TWO YEARS OF AGE AND THAT SHE BE REAPPOINTED A DIRECTOR OF THE COMPANY FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING FOR A FURTHER PERIOD OF ONE YEAR	FOR
THE CEYLON GUARDIAN INVESTMENT TRUST PLC	LK0030N00003	17-Aug-2021	TO REELECT MR. K. SELVANATHAN WHO RETIRES IN TERMS OF ARTICLES 72,73 AND 74 OF THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR

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WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	CONDITIONAL UPON ORDINARY RESOLUTIONS NUMBER 5 AND 6 BEING PASSED, TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 7 AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	AGAINST
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO APPOINT ERNST & YOUNG AS THE COMPANY'S AUDITORS AND AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THEIR REMUNERATION	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO AUTHORIZE THE BOARD OF DIRECTORS OF THE COMPANY TO FIX THE REMUNERATION OF THE DIRECTORS OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO CONSIDER AND APPROVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 6 AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	AGAINST
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS OF THE COMPANY TO EXERCISE THE POWERS OF THE COMPANY TO REPURCHASE THE SHARES OF THE COMPANY IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 5 AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. CHU CHI-WEN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. MAKI HARUO AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. TSAI MING HUI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MR. TSAI SHAO-CHUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
WANT WANT CHINA HOLDINGS LTD	KYG9431R1039	17-Aug-2021	TO RE-ELECT MRS. KONG HO PUI KING, STELLA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	17-Aug-2021	To adjourn the special meeting of Webster stockholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Webster merger proposal or the Webster authorized share count proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of Webster common stock (the "Webster adjournment proposal").	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	17-Aug-2021	To adopt and approve an amendment to the Fourth Amended and Restated Certificate of Incorporation of Webster to increase the number of authorized shares of Webster common stock from two hundred million (200,000,000) shares to four hundred million (400,000,000) shares (the "Webster authorized share count proposal").	FOR
WEBSTER FINANCIAL CORPORATION	US9478901096	17-Aug-2021	To adopt the Agreement and Plan of Merger, dated as of April 18, 2021, by and between Webster Financial Corporation ("Webster") and Sterling Bancorp ("Sterling") (as amended from time to time) (the "Webster merger proposal"), pursuant to which Sterling will merge with and into Webster.	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	Election of Director: James B. Miller, Jr.	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	Election of Director: Lizanne Thomas	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	To approve an amendment to the American Software, Inc. 2020 Equity Incentive Plan, to increase the number of Class A Common Shares that may be issuable under the Plan.	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
AMERICAN SOFTWARE, INC.	US0296831094	18-Aug-2021	To ratify the appointment by the Board of Directors, upon the recommendation of the Audit Committee, of KPMG LLP to serve as the independent registered public accounting audit firm for the Company for the fiscal year ending April 30, 2022.	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	AMENDMENT OF COMPANY COMPENSATION POLICY	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	COMPENSATION OF RAFI AMIT, COMPANY CEO	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	EQUITY AWARD TO EACH OF THE COMPANY'S NON- CONTROLLING DIRECTORS	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. I-SHIH TSENG, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. LEO HUANG, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. MOTY BEN-ARIE, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. RAFI AMIT, BOARD CHAIRMAN AND CEO	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YOTAM STERN	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. ORIT STAV, INDEPENDENT DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. YOSI SCHACHAM-DIAMAND, EXTERNAL DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. YAEL ANDORN, INDEPENDENT EXTERNAL DIRECTOR	FOR
CAMTEK LTD	IL0010952641	18-Aug-2021	REAPPOINTMENT OF THE KPMG SOMECH HAIKIN AND ELI GOLDSTEIN AND CO. CPA FIRMS AS COMPANY JOINT AUDITING ACCOUNTANTS FOR THE FISCAL YEAR ENDING DECEMBER 31ST 2021 AND UNTIL THE 2022 ANNUAL MEETING AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO AUTHORISE THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") TO FIX THE DIRECTORS' REMUNERATION	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO DECLARE A FINAL DIVIDEND OF HK45 CENTS PER SHARE	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO EXTEND A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND ALLOT THE SHARES OF THE COMPANY (ORDINARY RESOLUTION NUMBERED 7 OF THE NOTICE)	AGAINST

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CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE AND ALLOT THE SHARES OF THE COMPANY (ORDINARY RESOLUTION NUMBERED 6 OF THE NOTICE)	AGAINST
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE SHARES OF THE COMPANY (ORDINARY RESOLUTION NUMBERED 5 OF THE NOTICE CONVENING THE AGM (THE "NOTICE"))	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-APPOINT THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THE AUDITORS' REMUNERATION	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RECEIVE AND APPROVE THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. HUANG YONG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. LIU MINGXING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. MAHESH VISHWANATHAN IYER AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MR. ZHAO YUHUA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
CHINA GAS HOLDINGS LTD	BMG2109G1033	18-Aug-2021	TO RE-ELECT MS. LI CHING AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT APPROVAL BE GIVEN FOR THE ISSUE OF UP TO 190,000 OPTIONS UNDER THE FISHER & PAYKEL HEALTHCARE 2019 SHARE OPTION PLAN TO LEWIS GRADON, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT APPROVAL BE GIVEN FOR THE ISSUE OF UP TO 60,000 PERFORMANCE SHARE RIGHTS UNDER THE FISHER & PAYKEL HEALTHCARE 2019 PERFORMANCE SHARE RIGHTS PLAN TO LEWIS GRADON, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT SCOTT ST JOHN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT SIR MICHAEL DANIELL BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FISHER & PAYKEL HEALTHCARE CORPORATION LTD	NZFAPE0001S2	18-Aug-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF PWC AS THE COMPANY'S AUDITOR	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	ADOPTION OF ANNUAL REPORT	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: APPOINTMENT OF ANA MARIA MIHAESCU	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	AUTHORISING DIRECTORS TO DETERMINE AUDITOR'S REMUNERATION	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	AUTHORISING DIRECTORS TO DETERMINE NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	AUTHORITY TO GIVE EFFECT TO RESOLUTIONS	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	ELECTION OF ANA MARIA MIHAESCU (INDEPENDENT NON-EXECUTIVE DIRECTOR)	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	ELECTION OF DANY RUDIGER (EXECUTIVE DIRECTOR AND CHIEF OPERATIONS OFFICER)	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	ELECTION OF JOHNATHAN LURIE (INDEPENDENT NON-EXECUTIVE DIRECTOR)	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	ENDORSEMENT OF REMUNERATION IMPLEMENTATION REPORT	AGAINST
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	ENDORSEMENT OF REMUNERATION POLICY	AGAINST
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	GENERAL AUTHORITY TO ISSUE OF SHARES FOR CASH	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: RE-APPOINTMENT OF ANDRE VAN DER VEER	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: RE-APPOINTMENT OF ANDREAS KLINGEN (AS MEMBER AND CHAIRPERSON OF THE AUDIT COMMITTEE)	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF MEMBER OF THE AUDIT COMMITTEE: RE-APPOINTMENT OF ANTOINE DIJKSTRA	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLC AS THE AUDITOR	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	RE-ELECTION OF ALEX MORAR (CHIEF EXECUTIVE OFFICER)	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	RE-ELECTION OF ANDREAS KLINGEN (INDEPENDENT NON-EXECUTIVE DIRECTOR AND LEAD INDEPENDENT DIRECTOR)	FOR
NEPI ROCKCASTLE PLC	IM00BDD7WV31	18-Aug-2021	SPECIFIC AUTHORITY TO ISSUE SHARES PURSUANT TO A REINVESTMENT OPTION	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	Director Election - Hope Cochran*	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	Director Election - Anne DeSanto*	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	Director Election - Adam Messinger*	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to declassify the Board of Directors.	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	To approve, on an advisory basis, the compensation of the Company's Named Executive Officers as disclosed in the Proxy Statement.	FOR
NEW RELIC, INC.	US64829B1008	18-Aug-2021	To ratify the selection by the Audit Committee of the Board of Directors of Deloitte & Touche LLP as the independent registered public accounting firm of the Company for its fiscal year ending March 31, 2022.	FOR
PLAYTECH PLC	IM00B7S9G985	18-Aug-2021	APPROVE DISPOSAL OF THE FINALTO BUSINESS TO THE PURCHASER	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	Director Election - Robert H. Hartheimer	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	Director Election - Maryann Goebel	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To approve our 2021 Employee Stock Purchase Plan.	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To approve, on a non-binding advisory basis, the compensation of our named executive officers (as defined in the Proxy Statement).	FOR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To approve, on a non-binding advisory basis, the frequency of future stockholder advisory votes on the compensation of our named executive officers.	1 YEAR
REPAY HOLDINGS CORPORATION	US76029L1008	18-Aug-2021	To ratify the appointment of Grant Thornton, LLP as our Independent Registered Public Accounting Firm for the fiscal year ending December 31, 2021.	FOR

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SERKO LTD	NZSKOE000157	18-Aug-2021	THAT MR ROBERT SHAW BE RE-ELECTED AS AN EXECUTIVE DIRECTOR OF SERKO LIMITED	FOR
SERKO LTD	NZSKOE000157	18-Aug-2021	THAT THE DIRECTORS ARE AUTHORISED TO FIX THE FEES AND EXPENSES OF DELOITTE AS AUDITOR FOR THE 2022 FINANCIAL YEAR	FOR
SERKO LTD	NZSKOE000157	18-Aug-2021	THAT THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION PAYABLE BY SERKO LIMITED TO ITS NON-EXECUTIVE DIRECTORS (IN THEIR CAPACITY AS DIRECTORS, AS THAT TERM IS DEFINED IN THE NZX LISTING RULES) BE INCREASED BY NZD150,000 PER ANNUM (PLUS GST, WHERE APPLICABLE) FROM A TOTAL POOL OF NZD450,000 PER ANNUM TO NZD600,000 PER ANNUM (PLUS GST, WHERE APPLICABLE), TO BE PAID AND ALLOCATED TO THE NON-EXECUTIVE DIRECTORS AS THE BOARD CONSIDERS APPROPRIATE AND THAT ANY REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS MAY, AT THE BOARD'S DISCRETION, BE PAID EITHER IN PART OR IN WHOLE BY WAY OF AN ISSUE OF EQUITY SECURITIES (AS THAT TERM IS DEFINED IN THE NZX LISTING RULES) IN THE COMPANY	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Advisory approval of the Company's executive compensation.	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Alex Shumate	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Dawn C. Willoughby	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Jay L. Henderson	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Jodi L. Taylor	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Kirk L. Perry	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Mark T. Smucker	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Paul J. Dolan	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Richard K. Smucker	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Sandra Pianalto	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Susan E. Chapman-Hughes	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Election of Director whose term of office will expire in 2022: Timothy P. Smucker	FOR
THE J. M. SMUCKER COMPANY	US8326964058	18-Aug-2021	Ratification of appointment of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for the 2022 fiscal year.	FOR
AMERCO	US0235861004	19-Aug-2021	A proposal received from Company stockholder proponents to ratify and affirm the decisions and actions taken by the Board of Directors and executive officers of the Company with respect to AMERCO, its subsidiaries, and its various constituencies for the fiscal year ended March 31, 2021.	AGAINST
AMERCO	US0235861004	19-Aug-2021	Director Election - Edward J. Shoen	FOR
AMERCO	US0235861004	19-Aug-2021	Director Election - James E. Acridge	FOR
AMERCO	US0235861004	19-Aug-2021	Director Election - John P. Brogan	ABSTAIN
AMERCO	US0235861004	19-Aug-2021	Director Election - James J. Grogan	FOR
AMERCO	US0235861004	19-Aug-2021	Director Election - Richard J. Herrera	FOR
AMERCO	US0235861004	19-Aug-2021	Director Election - Karl A. Schmidt	FOR
AMERCO	US0235861004	19-Aug-2021	Director Election - Roberta R. Shank	FOR
AMERCO	US0235861004	19-Aug-2021	Director Election - Samuel J. Shoen	FOR
AMERCO	US0235861004	19-Aug-2021	The ratification of the appointment of BDO USA, LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	APPOINTMENT OF AUDITORS: THE BOARD OF DIRECTORS PROPOSES RE-ELECTION OF ERNST & YOUNG P/S AS AUDITORS OF THE COMPANY	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF ALBERT BENSOUSSAN	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF ANDERS COLDING FRIIS	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF JESPER JARLBAEK	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF JUHA CHRISTEN CHRISTENSEN	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF M. CLAIRE CHUNG	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS: RE-ELECTION OF TUULA RYTLA	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT FOR THE FINANCIAL YEAR 2020/21, INCLUDING A RESOLUTION TO GRANT DISCHARGE TO THE EXECUTIVE MANAGEMENT BOARD AND THE BOARD OF DIRECTORS	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PRESENTATION OF THE COMPANY'S REMUNERATION REPORT FOR AN ADVISORY VOTE	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: APPROVAL OF CHANGES TO REMUNERATION POLICY REGARDING INDEMNIFICATION AND REMUNERATION FOR CHAIRING BOARD COMMITTEES	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS FOR 2021/22	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION IN THE ARTICLES OF ASSOCIATION TO HOLD PARTLY OR FULLY ELECTRONIC GENERAL MEETINGS	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: AUTHORISATION TO THE CHAIR OF THE MEETING	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: DELETION OF ARTICLE 4, SECTION 4, OF THE ARTICLES OF ASSOCIATION	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORISATION TO ACQUIRE TREASURY SHARES	FOR
BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	PROPOSAL FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORISATIONS TO INCREASE THE SHARE CAPITAL	FOR

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BANG & OLUFSEN AS	DK0010218429	19-Aug-2021	RESOLUTION AS TO THE DISTRIBUTION OF PROFIT OR THE COVERING OF LOSS, AS THE CASE MAY BE, IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - John Fieldly	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Nicholas Castaldo	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Caroline Levy	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Hal Kravitz	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Alexandre Ruberti	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Tony Lau	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Cheryl Miller	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Damon DeSantis	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	Director Election - Joyce Russell	FOR
CELSIUS HOLDINGS, INC.	US15118V2079	19-Aug-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the year ending December 31, 2021.	FOR
COMMVAULT SYSTEMS, INC.	US2041661024	19-Aug-2021	Approve amendment providing additional shares for grant under Company's Omnibus Incentive Plan.	FOR
COMMVAULT SYSTEMS, INC.	US2041661024	19-Aug-2021	Approve, by non-binding vote, the Company's executive compensation.	FOR
COMMVAULT SYSTEMS, INC.	US2041661024	19-Aug-2021	Election of Director: Keith Geeslin	FOR
COMMVAULT SYSTEMS, INC.	US2041661024	19-Aug-2021	Election of Director: Sanjay Mirchandani	FOR
COMMVAULT SYSTEMS, INC.	US2041661024	19-Aug-2021	Election of Director: Vivie "YY" Lee	FOR
COMMVAULT SYSTEMS, INC.	US2041661024	19-Aug-2021	Ratify the appointment of Ernst & Young LLP as independent public accountants for the fiscal year ending March 31, 2022.	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	19-Aug-2021	CONTRACTING OF A LONG-TERM CREDIT OPERATION, THE 16TH ISSUANCE OF DEBENTURES, BASED ON CVM INSTRUCTION NO. 476, 2009	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	19-Aug-2021	ELECTION TO FULFILL THE REMAINING TERM OF EFFECTIVE MEMBER AND ALTERNATE MEMBER OF THE FISCAL COUNCIL, WITH NOMINATION OF THE CONTROLLING SHAREHOLDER, STATE OF MINAS GERAIS. GUILHERME AUGUSTO DUARTE DE FARIA, PRINCIPAL MEMBER AND LUIZ MARCELO CARVALHO CAMPOS, REAPPOINTMENT, SUBSTITUTE MEMBER	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACNOR5	19-Aug-2021	ESTABLISHMENT OF THE AMOUNT FOR THE GLOBAL COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, FISCAL COUNCIL AND EXECUTIVE BOARD OF THE COMPANY, AS PER THE MANAGEMENT PROPOSAL	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148(3) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 & THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE REMUNERATION PAYABLE TO M/S RAMANATH IYER & CO., COST ACCOUNTANTS, HAVING FIRM REGISTRATION NO. 000019, APPOINTED BY BOARD OF DIRECTORS OF THE COMPANY AS COST AUDITORS TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22 AMOUNTING TO RS.5.68 LACS PLUS APPLICABLE TAXES AND RE-IMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THEM IN CONNECTION WITH THE AFORESAID AUDIT AS RECOMMENDED BY THE AUDIT COMMITTEE AND APPROVED BY THE BOARD OF DIRECTORS OF THE COMPANY, BE AND IS HEREBY RATIFIED, CONFIRMED AND APPROVED	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149, 152 READ WITH SCHEDULE IV AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE 'ACT') AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE) AND REGULATION 16 (1) (B) AND 17 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ('LISTING REGULATIONS') AND PURSUANT TO THE RECOMMENDATION OF NOMINATION & REMUNERATION COMMITTEE, MR. MUKESH HARI BUTANI (DIN: 01452839), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS W.E.F. JANUARY 1, 2021 PURSUANT TO PROVISIONS OF SECTION 161(1) OF THE ACT AND THE ARTICLES OF ASSOCIATION OF THE COMPANY AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA FOR INDEPENDENCE AS PROVIDED IN THE ACT AND LISTING REGULATIONS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY, NOT SUBJECT TO RETIREMENT BY ROTATION, TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM 1ST JANUARY, 2021 TO 31ST DECEMBER, 2025. RESOLVED FURTHER THAT IN ADDITION TO SITTING FEES FOR ATTENDING THE MEETINGS OF THE BOARD AND ITS COMMITTEES, HE WOULD ALSO BE ENTITLED TO REMUNERATION, BY WHATEVER NAME CALLED, FOR EACH FINANCIAL YEAR, AS APPROVED BY THE MEMBERS AT THE 44TH ANNUAL GENERAL MEETING (PRESENTLY COVERS THE PERIOD UP TO MARCH 31, 2024) AND AS MAY BE DETERMINED BY THE BOARD	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ADITYA BURMAN (DIN: 00042277) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MOHIT BURMAN (DIN: 00021963) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO CONFIRM THE INTERIM DIVIDEND ALREADY PAID AND DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: INTERIM DIVIDEND OF RS.1.75 PER EQUITY SHARE FULLY PAID UP WAS PAID ON NOVEMBER 25, 2020 FOR THE FINANCIAL YEAR 2020-21. FINAL DIVIDEND OF RS.3.00 PER EQUITY SHARE FULLY PAID UP FOR THE FINANCIAL YEAR 2020-21 HAS BEEN RECOMMENDED BY THE BOARD OF DIRECTORS TO SHAREHOLDERS FOR THEIR APPROVAL. IF APPROVED THE DIVIDEND SHALL BE PAID FROM SEPTEMBER 9, 2021 ONWARDS	FOR

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DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
DABUR INDIA LTD	INE016A01026	19-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
INFRATIL LTD	NZIFTE000353	19-Aug-2021	THAT INFRATIL BE AUTHORISED TO ISSUE TO MORRISON & CO INFRASTRUCTURE MANAGEMENT LIMITED (MORRISON & CO), WITHIN THE TIME, IN THE MANNER, AND AT THE PRICE, PRESCRIBED IN THE MANAGEMENT AGREEMENT, SUCH NUMBER OF FULLY PAID ORDINARY SHARES IN INFRATIL (SHARES) AS IS REQUIRED TO PAY ALL OR SUCH PORTION OF THE THIRD INSTALMENT OF THE 2020 INCENTIVE FEE (IF PAYABLE) AS THE BOARD ELECTS TO PAY BY THE ISSUE OF SHARES (2020 SCRIP OPTION), AND THE BOARD BE AUTHORISED TO TAKE ALL ACTIONS AND ENTER INTO ANY AGREEMENTS AND OTHER DOCUMENTS ON INFRATIL'S BEHALF THAT THE BOARD CONSIDERS NECESSARY TO COMPLETE THE 2020 SCRIP OPTION	FOR
INFRATIL LTD	NZIFTE000353	19-Aug-2021	THAT INFRATIL BE AUTHORISED TO ISSUE TO MORRISON & CO INFRASTRUCTURE MANAGEMENT LIMITED (MORRISON & CO), WITHIN THE TIME, IN THE MANNER, AND AT THE PRICE, PRESCRIBED IN THE MANAGEMENT AGREEMENT, SUCH NUMBER OF FULLY PAID ORDINARY SHARES IN INFRATIL (SHARES) AS IS REQUIRED TO PAY ALL OR SUCH PORTION OF THE SECOND INSTALMENT OF THE 2021 INCENTIVE FEE (IF PAYABLE) AS THE BOARD ELECTS TO PAY BY THE ISSUE OF SHARES (2021 SCRIP OPTION), AND THE BOARD BE AUTHORISED TO TAKE ALL ACTIONS AND ENTER INTO ANY AGREEMENTS AND OTHER DOCUMENTS ON INFRATIL'S BEHALF THAT THE BOARD CONSIDERS NECESSARY TO COMPLETE EACH OF THE 2020 SCRIP OPTION AND THE 2021 SCRIP OPTION	FOR
INFRATIL LTD	NZIFTE000353	19-Aug-2021	THAT JASON BOYES BE ELECTED AS A DIRECTOR OF INFRATIL	FOR
INFRATIL LTD	NZIFTE000353	19-Aug-2021	THAT MARK TUME BE RE-ELECTED AS A DIRECTOR OF INFRATIL	FOR
INFRATIL LTD	NZIFTE000353	19-Aug-2021	THAT PAUL GOUGH BE RE-ELECTED AS A DIRECTOR OF INFRATIL	FOR
INFRATIL LTD	NZIFTE000353	19-Aug-2021	THAT THE BOARD BE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Aoki, Hironori	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Aoki, Takanori	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Aoki, Yasutoshi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Iijima, Hitoshi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Inoue, Yoshiko	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Koshida, Toshiya	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Okada, Motoya	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Yahata, Ryoichi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Director Yanagida, Naoki	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Appoint a Substitute Corporate Auditor Morioka, Shinichi	FOR
KUSURI NO AOKI HOLDINGS CO.,LTD.	JP3266190002	19-Aug-2021	Approve Provision of Retirement Allowance for Retiring Directors	AGAINST
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Kurt L. Darrow	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Dr. Nido R. Qubein	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Melinda D. Whittington	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Sarah M. Gallagher	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - James P. Hackett	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Janet E. Kerr	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Michael T. Lawton	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - H. George Levy, MD	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - W. Alan McCollough	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Rebecca L. O'Grady	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	Director Election - Lauren B. Peters	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	To approve, through a non-binding advisory vote, the compensation of the company's named executive officers as disclosed in the Proxy Statement.	FOR
LA-Z-BOY INCORPORATED	US5053361078	19-Aug-2021	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	SUBJECT TO THE PASSING OF RESOLUTION NOS. 5 AND 6, TO AUTHORISE THE DIRECTORS TO ISSUE ADDITIONAL SHARES REPRESENTING THE NOMINAL VALUE OF THE SHARES REPURCHASED BY THE COMPANY	AGAINST
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF DIRECTORS	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO DECLARE THE FINAL AND SPECIAL DIVIDENDS FOR THE YEAR ENDED 31 MARCH 2021: HKD 0.50 PER SHARE AND A SPECIAL DIVIDEND OF HKD 0.50 PER SHARE	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES IN THE CAPITAL OF THE COMPANY	AGAINST
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES IN THE CAPITAL OF THE COMPANY	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED 31 MARCH 2021	FOR

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LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT DR. CHAN SO KUEN AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT MR. HUI CHIU CHUNG, JP AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT MR. IP SHU KWAN, STEPHEN, GBS, JP AS DIRECTOR	FOR
LUK FOOK HOLDINGS (INTERNATIONAL) LTD	BMG5695X1258	19-Aug-2021	TO RE-ELECT MS. WONG LAN SZE, NANCY AS DIRECTOR	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	19-Aug-2021	TO INTRODUCE AMENDMENTS NO.1 TO THE ARTICLES OF ASSOCIATION OF PJSC MMC NORILSK NICKEL (REVISION NO. 10)	FOR
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	19-Aug-2021	TO REDUCE THE AUTHORIZED CAPITAL OF PJSC MMC NORILSK NICKEL BY RUB 4,590,852 DOWN TO RUB 153,654,624 THROUGH CANCELLATION OF 4,590,852 ORDINARY SHARES WITH A PAR VALUE OF RUB 1 EACH REPURCHASED BY PJSC MMC NORILSK NICKEL	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	CONDITIONAL UPON ORDINARY RESOLUTIONS NUMBER 5 AND 6 BEING PASSED, TO EXTEND THE GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES BY THE NUMBER OF SHARES REPURCHASED IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 7 AS SET OUT IN THE NOTICE OF THE AGM	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO APPOINT THE AUDITORS AND TO AUTHORIZE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") TO FIX THE DIRECTORS' REMUNERATION	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO DECLARE A FINAL DIVIDEND OF HKD10.0 CENTS PER ORDINARY SHARE	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH THE SHARES IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 5 AS SET OUT IN THE NOTICE OF THE AGM	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE SHARES IN ACCORDANCE WITH ORDINARY RESOLUTION NUMBER 6 AS SET OUT IN THE NOTICE OF THE AGM	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RECEIVE AND APPROVE THE FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS (THE "DIRECTORS") AND AUDITORS (THE "AUDITORS") OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RE-ELECT MR. RUI JINSONG AS AN EXECUTIVE DIRECTOR	FOR
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RE-ELECT MR. WANG YAO, WHO HAS ALREADY SERVED AS A DIRECTOR FOR MORE THAN NINE YEARS AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
BOSIDENG INTERNATIONAL HOLDINGS LTD	KYG126521064	20-Aug-2021	TO RE-ELECT MS. HUANG QIAOLIAN AS AN EXECUTIVE DIRECTOR	AGAINST
EVOLUTION AB	SE0012673267	20-Aug-2021	APPROVE REMUNERATION OF DIRECTORS IN THE TOTAL AMOUNT OF EUR 150,000	FOR
EVOLUTION AB	SE0012673267	20-Aug-2021	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EVOLUTION AB	SE0012673267	20-Aug-2021	ELECT MIMI DRAKE AS DIRECTOR	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	ADOPTION OF FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	APPOINTMENT OF M/S KHMJI KUNVERJI & CO LLP, CHARTERED ACCOUNTANTS (REGISTRATION NO. 105146w/w100621) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	APPOINTMENT OF M/S MSKA & ASSOCIATES, CHARTERED ACCOUNTANTS (REGISTRATION NO. 105047w) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	DECLARATION OF DIVIDEND ON EQUITY SHARES: A DIVIDEND OF INR 2 PER EQUITY SHARE FOR THE YEAR ENDED MARCH 31, 2021 (YEAR ENDED MARCH 31, 2020: NIL)	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	PAYMENT OF COMPENSATION IN THE FORM OF FIXED REMUNERATION TO THE NON-EXECUTIVE DIRECTORS (OTHER THAN PART-TIME CHAIRMAN AND THE DIRECTOR NOMINATED BY THE GOVERNMENT OF INDIA) OF THE BANK	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	RE-APPOINTMENT OF MR. ANUP BAGCHI (DIN: 00105962) AS A WHOLETEIME DIRECTOR (DESIGNATED AS AN EXECUTIVE DIRECTOR) OF THE BANK	AGAINST
ICICI BANK LTD	INE090A01021	20-Aug-2021	RE-APPOINTMENT OF MR. SANDEEP BAKHSHI (DIN: 00109206), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MR. ANUP BAGCHI (DIN: 00105962), EXECUTIVE DIRECTOR	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MR. SANDEEP BAKHSHI (DIN: 00109206), MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MR. SANDEEP BATRA (DIN: 03620913), EXECUTIVE DIRECTOR	FOR
ICICI BANK LTD	INE090A01021	20-Aug-2021	REVISION IN REMUNERATION OF MS. VISHAKHA MULYE (DIN: 00203578), EXECUTIVE DIRECTOR	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Fujimori, Yoshiaki	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Garrett Ilg	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director John L. Hall	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Kimberly Woolley	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Krishna Sivaraman	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Misawa, Toshimitsu	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Natsuno, Takeshi	FOR
ORACLE CORPORATION JAPAN	JP3689500001	20-Aug-2021	Appoint a Director Vincent S. Grelli	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE AUDIT FIRM APPOINTMENT SYSTEM	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE INFORMATION DISCLOSURE MANAGEMENT SYSTEM	FOR

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SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT SYSTEM	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	AMENDMENTS TO THE SYSTEM FOR PREVENTION OF FUND OCCUPATION BY CONTROLLING SHAREHOLDERS AND RELATED PARTIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	APPLICATION FOR COMPREHENSIVE CREDIT LINE TO BANKS BY THE COMPANY AND SUBSIDIARIES	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	INVESTMENT IN CONSTRUCTION OF A PROJECT	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	20-Aug-2021	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS RAISED FUNDS	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	22-Aug-2021	APPROVAL OF COMPANY REMUNERATION POLICY	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	22-Aug-2021	GRANT OF OPTIONS AND REMUNERATION PLAN TO MR GILAD YAVETZ, COMPANY CEO AND DIRECTOR	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	22-Aug-2021	GRANT OF OPTIONS AND REMUNERATION PLAN TO MR YAIR SEROUSSI, BOARD CHAIRMAN	FOR
EMBRACER GROUP AB	SE0013121589	23-Aug-2021	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PRE-EMPTIVE RIGHTS	FOR
HANGZHOU ROBAM APPLIANCES CO LTD	CNE100000WY9	23-Aug-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ASKARAN AGARWALA (DIN:00023684), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES OF THE COMPANY FOR THE YEAR ENDED 31ST MARCH, 2021	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RATIFY THE REMUNERATION OF THE COST AUDITORS FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2022	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RE-APPOINT MR. PRAVEEN KUMAR MAHESHWARI (DIN:00174361) AS WHOLE-TIME DIRECTOR OF THE COMPANY	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RE-APPOINT MR. SATISH PAI (DIN: 06646758) AS THE MANAGING DIRECTOR OF THE COMPANY	FOR
HINDALCO INDUSTRIES LTD	INE038A01020	23-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) FOR THE YEAR ENDED 31ST MARCH, 2021 AND THE REPORT OF THE DIRECTORS AND THE AUDITORS THEREON	FOR
LORAL SPACE & COMMUNICATIONS INC.	US5438811060	23-Aug-2021	Acting upon a proposal to adjourn the Loral Stockholder Meeting, if necessary or appropriate, to solicit additional proxies for the Loral Stockholder Meeting to adopt the Transaction Agreement in accordance with the terms of the Transaction Agreement (the "Adjournment Proposal").	FOR
LORAL SPACE & COMMUNICATIONS INC.	US5438811060	23-Aug-2021	Acting upon a proposal to approve, by non-binding, advisory vote, the compensation that may be paid or become payable to the Loral named executive officers in connection with the Transaction (the "Officer Compensation Proposal").	FOR
LORAL SPACE & COMMUNICATIONS INC.	US5438811060	23-Aug-2021	Considering and voting on the adoption of the Transaction Agreement (the "Transaction Proposal").	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	23-Aug-2021	RE-ELECT HANNAH FEUER AS EXTERNAL DIRECTOR	FOR
SEBMCORP MARINE LTD	SG1H97877952	23-Aug-2021	THE PROPOSED RENOUNCEABLE UNDERWRITTEN RIGHTS ISSUE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	23-Aug-2021	ELECTION OF DIRECTOR: SONG CHANGMING	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO ADD THE NUMBER OF SHARES BOUGHT-BACK PURSUANT TO RESOLUTION 5B TO THE NUMBER OF SHARES AVAILABLE PURSUANT TO RESOLUTION 5A	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO APPOINT AUDITORS AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION: KPMG	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO DECLARE A FINAL DIVIDEND	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO DETERMINE THE REMUNERATION OF THE DIRECTORS	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY-BACK SHARES OF THE COMPANY, NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY, NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31ST MARCH, 2021	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RE-ELECT MR. ANTHONY JOHN LIDDELL NIGHTINGALE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RE-ELECT MR. JAN P.S. ERLUND AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
VITASOY INTERNATIONAL HOLDINGS LTD	HK0345001611	23-Aug-2021	TO RE-ELECT DR. THE HON. SIR DAVID KWOK-PO LI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Harada, Chiyoko	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Kosaka, Michiyoshi	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Ueta, Masao	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shibata, Futoshi	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Uno, Masateru	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yokoyama, Hideaki	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Watabe, Yuki	FOR
COSMOS PHARMACEUTICAL CORPORATION	JP3298400007	24-Aug-2021	Approve Appropriation of Surplus	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR

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GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE AUTOMOBILE COMPONENTS SALES AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE AUTOMOBILE COMPONENTS SALES AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE CEVT ACQUISITION AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 5 AUGUST 2021 (THE "CIRCULAR")) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE HAOHAN ENERGY ACQUISITION AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE NINGBO VIRIDI SUBSCRIPTION AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE R&D SERVICES AND TECHNOLOGY LICENSING AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE R&D SERVICES AND TECHNOLOGY LICENSING AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	24-Aug-2021	TO APPROVE, RATIFY AND CONFIRM THE ZEEKR FINANCE COOPERATION AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ZEEKR FINANCING ANNUAL CAPS (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	24-Aug-2021	THE PROPOSED RESTRUCTURING AND MERGER PLAN DATED 25/05/2021 (THE "PLAN") UNDER WHICH NATIONAL CONTAINER HOLDING COMPANY LIMITED WILL TRANSMIT BY VIRTUE OF THE COURT ORDER WHICH SHALL APPROVE THE PLAN, THE TOTAL OF ITS ASSETS AND LIABILITIES TO THE COMPANY AND WILL BE DISSOLVED WITHOUT GOING INTO LIQUIDATION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	24-Aug-2021	TO AUTHORISE ANY ONE OF THE DIRECTORS AND/OR THE SECRETARY AND/OR AN AUTHORISED REPRESENTATIVE OF THE COMPANY TO CARRY OUT ALL NECESSARY MEASURES AND ACTIONS FOR THE IMPLEMENTATION OF THE PLAN	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Esther L. Johnson	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Ganesh Moorthy	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Karen M. Rapp	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Karlton D. Johnson	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Matthew W. Chapman	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Steve Sanghi	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Election of Director: Wade F. Meyercord	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to approve an amendment and restatement of our 2004 Equity Incentive Plan to extend the term of the plan by ten years, to August 24, 2031.	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to approve an amendment and restatement of our Certificate of Incorporation to increase the number of authorized shares of common stock for the purpose of effecting a two-for-one forward stock split.	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to approve, on an advisory (non-binding) basis, the compensation of our named executives.	FOR
MICROCHIP TECHNOLOGY INCORPORATED	US5950171042	24-Aug-2021	Proposal to ratify the appointment of Ernst & Young LLP as the independent registered public accounting firm of Microchip for the fiscal year ending March 31, 2022.	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	ADOPT FINANCIAL STATEMENTS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DISCHARGE OF EXECUTIVE DIRECTORS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DIVIDEND DISTRIBUTION IN RELATION TO THE FINANCIAL YEAR ENDING MARCH 31, 2021	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE DIVIDEND DISTRIBUTION IN RELATION TO THE FINANCIAL YEAR ENDING MARCH 31, 2022 AND ONWARDS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE REDUCTION IN SHARE CAPITAL THROUGH CANCELLATION OF SHARES	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE REMUNERATION POLICY FOR EXECUTIVE AND NON-EXECUTIVE DIRECTORS	AGAINST
PROSUS N.V.	NL0013654783	24-Aug-2021	APPROVE REMUNERATION REPORT	AGAINST
PROSUS N.V.	NL0013654783	24-Aug-2021	AUTHORIZE REPURCHASE OF SHARES	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	ELECT ANGELIEN KEMNA AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND RESTRICT/EXCLUDE PREEMPTIVE RIGHTS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	RATIFY PRICEWATERHOUSECOOPERS ACCOUNTANTS N.V. AS AUDITORS	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT CRAIG ENENSTEIN AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT HENDRIK DU TOIT AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT NOLO LETELE AS NON-EXECUTIVE DIRECTOR	FOR
PROSUS N.V.	NL0013654783	24-Aug-2021	REELECT ROBERTO OLIVEIRA DE LIMA AS NON-EXECUTIVE DIRECTOR	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Furuki, Toshihiko	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Honda, Shuitsu	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Kagami, Tsutomu	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Kuroiwa, Kazuo	FOR

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SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Ozaki, Yukimasa	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Sakata, Hiroshi	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Sugahara, Kunihiko	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Uchiyama, Risho	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Director Watanabe, Masako	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Appoint a Substitute Corporate Auditor Nagashima, Tamio	FOR
SAKATA SEED CORPORATION	JP3315000004	24-Aug-2021	Approve Appropriation of Surplus	FOR
SYKES ENTERPRISES, INCORPORATED	US8712371033	24-Aug-2021	Adoption of the Agreement and Plan of Merger, dated as of June 17, 2021 (as amended or modified from time to time, the "Merger Agreement"), among Sykes Enterprises, Incorporated, Sitel Worldwide Corporation and Florida Mergersub, Inc.	FOR
SYKES ENTERPRISES, INCORPORATED	US8712371033	24-Aug-2021	Approve the adjournment of the special meeting, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve Proposal 1 (to approve and adopt the Merger Agreement) or in the absence of a quorum.	FOR
SYKES ENTERPRISES, INCORPORATED	US8712371033	24-Aug-2021	Approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to SYKES ENTERPRISES, INCORPORATED's named executive officers in connection with the merger.	FOR
VECTURA GROUP PLC	GB00BKM2Mw97	24-Aug-2021	APPROVE SCHEME OF ARRANGEMENT	AGAINST
VECTURA GROUP PLC	GB00BKM2Mw97	24-Aug-2021	CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE: A. TO RE-REGISTER THE COMPANY AS A PRIVATE COMPANY; B. TO CHANGE THE NAME OF THE COMPANY TO VECTURA GROUP LIMITED; AND C. TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	ABSTAIN
VECTURA GROUP PLC	GB00BKM2Mw97	24-Aug-2021	FOR THE PURPOSES OF THE SCHEME: A. TO AUTHORISE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND B. TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY	ABSTAIN
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Ann G. Bordelon	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Daniel J. Englander	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Dawn C. Morris	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Jeffrey A. Williams	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Joshua G. Welch	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: Julia K. Davis	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	Election of Director for a term of one year: William H. Henderson	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	To approve an advisory resolution regarding the Company's compensation of its named executive officers.	FOR
AMERICA'S CAR-MART, INC.	US03062T1051	25-Aug-2021	To ratify the selection of Grant Thornton LLP as the independent registered public accounting firm for the fiscal year ending April 30, 2022.	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Peter Starrett	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Greg Bettinelli	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Chris Bruzzo	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Eddie Burt	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - James G. Conroy	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Lisa G. Laube	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Anne MacDonald	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Brenda I. Morris	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Director Election - Brad Weston	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	Ratification of Deloitte & Touche LLP as the independent auditor for the fiscal year ended March 26, 2022.	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	To vote on a non-binding advisory resolution to approve the compensation paid to named executive officers for fiscal 2021 ("say-on-pay").	FOR
BOOT BARN HOLDINGS, INC.	US0994061002	25-Aug-2021	To vote to approve an amendment to the 2020 Plan to amend the aggregate limit on the value of awards that may be granted under the 2020 Plan to non-employee directors in any fiscal year.	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Andrew J. Love	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - David Cataford	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Gary Lawler	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Jyothish George	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Louise Grondin	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Michael O'Keeffe	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Michelle Cormier	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Appointment of Director - Wayne Wouters	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Approval of Amendment to Options held by Mr David Cataford	FOR
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	ORDINARY BUSINESS Remuneration Report	AGAINST
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	Re-approval of the Omnibus Incentive Plan	AGAINST
CHAMPION IRON LIMITED	AU000000CIA2	25-Aug-2021	SPECIAL BUSINESS Approval of an increase to the maximum aggregate amount of remuneration of the non-executive Directors	FOR

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CLOUDERA, INC.	US18914U1007	25-Aug-2021	To adjourn the special meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to approve Proposal 1 at the time of the special meeting.	FOR
CLOUDERA, INC.	US18914U1007	25-Aug-2021	To approve the adoption of the Agreement and Plan of Merger (the "Merger Agreement"), dated as of June 1, 2021, by and among Sky Parent Inc., Project Sky Merger Sub Inc., and Cloudera, Inc. ("Cloudera").	FOR
CLOUDERA, INC.	US18914U1007	25-Aug-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Cloudera's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
CORE-MARK HOLDING COMPANY, INC.	US2186811046	25-Aug-2021	Core-Mark Adjournment Proposal - To consider and vote on a proposal to adjourn the special meeting from time to time, if necessary or appropriate, (a) due to the absence of a quorum, (b) to solicit additional proxies in the event there are not sufficient votes at the time of the special meeting to approve the Merger Agreement Proposal or (c) to allow reasonable additional time for the filing and mailing of any required supplement or amendment to the accompanying proxy statement/prospectus, & review of such materials by Core-Mark stockholders	FOR
CORE-MARK HOLDING COMPANY, INC.	US2186811046	25-Aug-2021	Merger Agreement Proposal - To consider and vote on a proposal to adopt the Agreement and Plan of Merger, dated as of May 17, 2021, which is referred to as the merger agreement, by and among Performance Food Group Company, which is referred to as PFG, Longhorn Merger Sub I, Inc., Longhorn Merger Sub II, LLC and Core-Mark Holding Company, Inc., which is referred to as Core-Mark, as may be amended from time to time, a copy of which is attached as Annex A to the proxy statement/prospectus.	FOR
CORE-MARK HOLDING COMPANY, INC.	US2186811046	25-Aug-2021	Merger-Related Compensation Proposal - To consider and vote on a non-binding advisory vote on compensation payable to executive officers of Core-Mark in connection with the proposed transactions.	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Joseph Armes	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Michael Gambrell	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Terry Johnston	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Linda Livingstone	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Robert Swartz	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Kent Sweezey	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	Director Election - Debra von Storch	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	The ratification of Grant Thornton LLP to serve as independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
CSW INDUSTRIALS, INC.	US1264021064	25-Aug-2021	To approve, by non-binding vote, executive compensation.	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	APPROVE REMUNERATION PAID TO DIRECTORS IN EXCESS OF THE AGGREGATE REMUNERATION LIMIT	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	APPROVE REMUNERATION REPORT	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	AUTHORISE ISSUE OF EQUITY	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	ELECT CHRISTOPHER IRELAND AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	ELECT ELIZABETH MCMEIKAN AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	RE-ELECT DAVID HUNTER AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	RE-ELECT HAZEL ADAM AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	RE-ELECT IAN MATTIOLI AS DIRECTOR	FOR
CUSTODIAN REIT PLC	GB00BJFLT45	25-Aug-2021	RE-ELECT MATTHEW THORNE AS DIRECTOR	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Corporate Auditor Muto, Akihito	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Fujikawa, Atsushi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Fukuda, Masahiko	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Inoue, Hiroshi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Kawada, Tomohiro	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Namba, Yoichi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Noda, Naoki	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Oga, Masahiko	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Oga, Shoji	AGAINST
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Director Omura, Masashi	FOR
DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Appoint a Substitute Corporate Auditor Kuwahara, Kazunari	FOR

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DAIKOKUTENBUSSAN CO.,LTD.	JP3483050005	25-Aug-2021	Approve Appropriation of Surplus	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Hori, Hitoshi	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Saino, Atsushi	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Tsuda, Michio	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Yamamoto, Ichizo	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hizume, Kazushige	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kikuta, Junichi	FOR
DAITO PHARMACEUTICAL CO.,LTD.	JP3486150000	25-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Otsuga, Yasunobu	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF FEES TO THE AUDITOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF FEES TO THE DIRECTORS	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF NUMBER OF DEPUTY DIRECTORS: NO DEPUTY DIRECTORS	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	DETERMINATION OF NUMBER OF DIRECTORS: SEVEN DIRECTORS	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	ELECTION OF AUDITOR: ERNST & YOUNG AB ("EY")	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	PROPOSAL FOR RESOLUTION BY THE SHAREHOLDER THORWALD ARVIDSSON: (A) THAT ALL SHARES OF BOTH SERIES A AND SERIES B SHALL BE CONVERTED INTO SHARES WITHOUT SERIAL DESIGNATION; (B) THAT THE SECOND PARAGRAPH OF ARTICLE 5 OF THE ARTICLES OF ASSOCIATION SHALL READ AS FOLLOWS: "EACH SHARE ENTITLES THE HOLDER TO ONE VOTE"; AND (C) THAT THE FOLLOWING PARAGRAPHS IN ARTICLE 5 SHALL BE DELETED	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF BIRGITTA STYMNE GORANSSON AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF CAROLINE LEKSELL COOKE AS DIRECTOR	AGAINST
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF CECILIA WIKSTROM AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF JAN SECHER AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF JOHAN MALMQUIST AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF LAURENT LEKSELL AS DIRECTOR	AGAINST
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF LAURENT LEKSELL AS THE CHAIR OF THE BOARD OF DIRECTORS	AGAINST
ELEKTA AB	SE0000163628	25-Aug-2021	RE-ELECTION OF WOLFGANG REIM AS DIRECTOR	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING ADOPTION OF THE BALANCE SHEET AND INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET AND CONSOLIDATED INCOME STATEMENT	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING APPROVAL OF THE DISPOSITION OF THE COMPANY'S EARNINGS AS SHOWN IN THE ADOPTED BALANCE SHEET AND DETERMINATION OF THE RECORD DAY FOR DIVIDEND: THE BOARD OF DIRECTORS PROPOSES THAT THE MEETING RESOLVES TO APPROVE THAT OF THE COMPANY'S UNAPPROPRIATED EARNINGS, SEK 1,738,673,294, AN AMOUNT REPRESENTING SEK 2.20 PER SHARE, SHOULD BE DISTRIBUTED AS DIVIDEND TO THE SHAREHOLDERS AND THAT THE REMAINING UNAPPROPRIATED EARNINGS SHOULD BE CARRIED FORWARD. IT IS PROPOSED THAT THE DIVIDEND IS DIVIDED INTO TWO PAYMENTS OF SEK 1.10 PER PAYMENT. THE FIRST RECORD DAY IS PROPOSED TO BE ON FRIDAY 27 AUGUST 2021 AND THE SECOND RECORD DAY IS PROPOSED TO BE ON MONDAY 28 FEBRUARY 2022. IF THE ANNUAL GENERAL MEETING RESOLVES IN ACCORDANCE WITH THE PROPOSAL, PAYMENTS THROUGH EUROCLEAR SWEDEN AB ARE ESTIMATED TO BE MADE ON WEDNESDAY 1 SEPTEMBER 2021 AND ON THURSDAY 3 MARCH 2022	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR AND CHAIR LAURENT LEKSELL	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR BIRGITTA STYMNE GORANSSON	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR CAROLINE LEKSELL COOKE	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR CECILIA WIKSTROM	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR JAN SECHER	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR JOHAN MALMQUIST	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: DIRECTOR WOLFGANG REIM	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: FORMER PRESIDENT AND CEO RICHARD HAUSMANN FOR THE PERIOD FROM 1 MAY 2020 UNTIL 15 JUNE 2020	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION CONCERNING THE DISCHARGE OF THE DIRECTOR AND THE FORMER AND CURRENT PRESIDENT AND CEO FROM PERSONAL LIABILITY: PRESIDENT AND CEO GUSTAF SALFORD	FOR

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ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING A CONTRIBUTION IN ORDER TO ESTABLISH A PHILANTHROPIC FOUNDATION	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING APPROVAL OF THE REMUNERATION REPORT	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE UPON ACQUISITION OF OWN SHARES	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE UPON THE TRANSFER OF OWN SHARES	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO DECIDE UPON THE TRANSFER OF OWN SHARES IN CONJUNCTION WITH THE PERFORMANCE SHARE PLAN 2019, 2020 AND 2021	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING PERFORMANCE SHARE PLAN 2021	FOR
ELEKTA AB	SE0000163628	25-Aug-2021	RESOLUTION REGARDING TRANSFER OF OWN SHARES IN CONJUNCTION WITH THE PERFORMANCE SHARE PLAN 2021	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Beryl B. Raff	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Darren G. Woody	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Gary B. Abromovitz	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Julien R. Mininberg	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Krista L. Berry	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Thurman K. Case	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Timothy F. Meeker	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	Election of Director: Vincent D. Carson	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	To appoint Grant Thornton LLP as the Company's auditor and independent registered public accounting firm to serve for the 2022 fiscal year and to authorize the Audit Committee of the Board of Directors to set the auditor's remuneration.	FOR
HELEN OF TROY LIMITED	BMG4388N1065	25-Aug-2021	To provide advisory approval of the Company's executive compensation.	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	APPOINTMENT OF DR. ASHOK GULATI (DIN 07062601) AS A DIRECTOR AND AN INDEPENDENT DIRECTOR OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	APPOINTMENT OF M/S. PRICE WATERHOUSE LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NUMBER: 301112E / E300264) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	ISSUANCE OF REDEEMABLE UNSECURED NON-CONVERTIBLE DEBENTURES / BONDS / OTHER DEBT SECURITIES ON A PRIVATE PLACEMENT BASIS	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	MATERIAL RELATED PARTY TRANSACTION WITH INFINA FINANCE PRIVATE LIMITED	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	MATERIAL RELATED PARTY TRANSACTION WITH MR. UDAY SURESH KOTAK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	PAYMENT OF ADDITIONAL FEES / REMUNERATION TO THE EXISTING STATUTORY AUDITORS FOR FINANCIAL YEAR 2020-21	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	PAYMENT OF COMPENSATION BY WAY OF FIXED REMUNERATION TO NON-EXECUTIVE DIRECTORS (EXCLUDING THE NON-EXECUTIVE PART-TIME CHAIRPERSON)	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	RE-APPOINTMENT OF M/S. WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NUMBER: 001076N / N500013) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	RE-APPOINTMENT OF MR. UDAY CHANDER KHANNA (DIN 00079129) AS AN INDEPENDENT DIRECTOR OF THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	RELATED PARTY TRANSACTION FOR PAYMENT OF REMUNERATION TO MR. JAY KOTAK, SON OF MR. UDAY KOTAK, MANAGING DIRECTOR & CEO AND A KEY MANAGERIAL PERSON, WHO IS HOLDING AN OFFICE OR PLACE OF PROFIT IN THE BANK	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. C. JAYARAM (DIN: 00012214), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND ON PREFERENCE SHARES FOR THE FINANCIAL YEAR 2020-21	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2020-21	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS' THEREON	FOR
KOTAK MAHINDRA BANK LTD	INE237A01028	25-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS' AND THE AUDITORS' THEREON	FOR
MATRIX IT LTD	IL0004450156	25-Aug-2021	APPROVE LIABILITY INSURANCE POLICY TO DIRECTORS/OFFICERS, INCLUDING CEO	FOR
MATRIX IT LTD	IL0004450156	25-Aug-2021	REELECT YAFIT KERET AS EXTERNAL DIRECTOR	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ADOPTION OF THE ANNUAL FINANCIAL STATEMENTS	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ADOPTION OF THE SETS COMMITTEE REPORT	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	CONFIRMATION OF APPOINTMENT OF JANE CANNY AS NON-EXECUTIVE DIRECTOR	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	CONFIRMATION OF APPOINTMENT OF LUCIA SWARTZ AS NON-EXECUTIVE DIRECTOR	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	CONTROL OF UNISSUED SHARES (EXCLUDING ISSUES FOR CASH)	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ELECTION OF MEMBER OF THE AUDIT AND COMPLIANCE COMMITTEE: DAISY NAIDOO	AGAINST
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ELECTION OF MEMBER OF THE AUDIT AND COMPLIANCE COMMITTEE: MARK BOWMAN	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	ELECTION OF MEMBER OF THE AUDIT AND COMPLIANCE COMMITTEE: MMABOSHADI CHAUKE	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES	FOR
MR. PRICE GROUP LIMITED	ZAE000200457	25-Aug-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR

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MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	GENERAL ISSUE OF SHARES FOR CASH	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-BINDING ADVISORY VOTE ON THE REMUNERATION IMPLEMENTATION REPORT	AGAINST
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-BINDING ADVISORY VOTE ON THE REMUNERATION POLICY	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: AUDIT AND COMPLIANCE COMMITTEE CHAIR (R 329827)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: AUDIT AND COMPLIANCE COMMITTEE MEMBERS (R 161466)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: HONORARY CHAIR OF THE BOARD (R 865501)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: INDEPENDENT NON-EXECUTIVE CHAIR OF THE BOARD (R 1778211)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: LEAD INDEPENDENT DIRECTOR OF THE BOARD (R 600997)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: NON-EXECUTIVE DIRECTORS (R 409812)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: REMUNERATION AND NOMINATIONS COMMITTEE CHAIR (R 216852)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: REMUNERATION AND NOMINATIONS COMMITTEE MEMBERS (R 108047)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: RISK AND IT COMMITTEE - IT SPECIALIST (R 295476)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: RISK AND IT COMMITTEE MEMBERS (R 130896)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: SOCIAL, ETHICS, TRANSFORMATION AND SUSTAINABILITY COMMITTEE CHAIR (R 179181)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	NON-EXECUTIVE DIRECTOR REMUNERATION: SOCIAL, ETHICS, TRANSFORMATION AND SUSTAINABILITY COMMITTEE MEMBERS (R 104728)	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	RE-ELECTION OF DIRECTOR RETIRING BY ROTATION: DAISY NAIDOO	AGAINST
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	RE-ELECTION OF DIRECTOR RETIRING BY ROTATION: MARK BOWMAN	AGAINST
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	RE-ELECTION OF INDEPENDENT AUDITOR: ERNST & YOUNG INC	FOR
MR. PRICE GROUP LIMITED	ZAEO00200457	25-Aug-2021	SIGNATURE OF DOCUMENTS	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: AGZ KEMNA	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: M GIOTRA	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPOINTMENT OF THE FOLLOWING AUDIT COMMITTEE MEMBER: SJZ PACAK	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF GENERAL AUTHORITY PLACING UNISSUED SHARES UNDER THE CONTROL OF THE DIRECTORS	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF GENERAL ISSUE OF SHARES FOR CASH	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: AUDIT COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: AUDIT COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: BOARD: CHAIR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: BOARD: MEMBER	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: HUMAN RESOURCES AND REMUNERATION COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: HUMAN RESOURCES AND REMUNERATION COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: NOMINATION COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: NOMINATION COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: RISK COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: RISK COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE: CHAIR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: SOCIAL, ETHICS AND SUSTAINABILITY COMMITTEE: MEMBER	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVAL OF THE REMUNERATION OF THE NON-EXECUTIVE DIRECTORS FOR FINANCIAL YEAR 31 MARCH 2022: TRUSTEES OF GROUP SHARE SCHEMES/OTHER PERSONNEL FUNDS	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVE GENERALLY THE PROVISION OF FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE ACT	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	APPROVE GENERALLY THE PROVISION OF FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE ACT	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	AUTHORISATION TO IMPLEMENT ALL RESOLUTIONS ADOPTED AT THE ANNUAL GENERAL MEETING	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	CONFIRMATION AND APPROVAL OF PAYMENT OF DIVIDENDS	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE A ORDINARY SHARES IN THE COMPANY	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	GENERAL AUTHORITY FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE N ORDINARY SHARES IN THE COMPANY	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	GRANTING THE SPECIFIC REPURCHASE AUTHORISATION	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE COMPANY'S REMUNERATION POLICY	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE IMPLEMENTATION REPORT OF THE REMUNERATION REPORT	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS AUDITOR	FOR

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NASPERS LTD	ZAEO00015889	25-Aug-2021	TO CONFIRM THE APPOINTMENT OF AGZ KEMNA AS A NONEXECUTIVE DIRECTOR	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: BJ VAN DER ROSS	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: FLN LETELE	FOR
NASPERS LTD	ZAEO00015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTOR: R OLIVEIRA DE LIMA	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTORS: CL ENENSTEIN	AGAINST
NASPERS LTD	ZAEO00015889	25-Aug-2021	TO RE-ELECT THE FOLLOWING DIRECTORS: HJ DU TOIT	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	25-Aug-2021	ADJUSTMENT OF THE GUARANTEE QUOTA FOR SUBSIDIARIES	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MR H SINGH AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MR H SINGH AS A MEMBER OF THE AUDIT COMMITTEE, SUBJECT TO HIS RE-ELECTION AS A DIRECTOR PURSUANT TO ORDINARY RESOLUTION NUMBER 1.3	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MR KA RAYNER AS A MEMBER OF THE AUDIT COMMITTEE	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MR LL VON ZEUNER AS A MEMBER OF THE AUDIT COMMITTEE	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MR PCS LUTHULI AS A MEMBER OF THE AUDIT COMMITTEE	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MS EG MATENGE-SEBESHO AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MS KW MZONDEKI AS A MEMBER OF THE AUDIT COMMITTEE, SUBJECT TO HER RE-ELECTION AS A DIRECTOR PURSUANT TO ORDINARY RESOLUTION NUMBER 1.4	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	ELECTION OF MS O IGHODARO AS A DIRECTOR	AGAINST
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	GENERAL AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE AND/OR GRANT OPTIONS OVER ORDINARY SHARES	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	GENERAL AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	NON-BINDING ADVISORY ENDORSEMENT OF THE IMPLEMENTATION REPORT	AGAINST
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	NON-BINDING ADVISORY ENDORSEMENT OF THE REMUNERATION POLICY	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	REAPPOINTMENT OF PRICEWATERHOUSECOOPERS AS JOINT AUDITORS OF THE COMPANY	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	REAPPOINTMENT OF SIZWENTSALUBAGOBODO GRANT THORNTON AS JOINT AUDITORS OF THE COMPANY	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	RE-ELECTION OF DR SP SIBISI AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	RE-ELECTION OF MR N KAPILA AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	RE-ELECTION OF MR RG TOMLINSON AS A DIRECTOR	AGAINST
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	RE-ELECTION OF MS F PETERSEN-COOK AS A DIRECTOR	FOR
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	RE-ELECTION OF MS KW MZONDEKI AS A DIRECTOR	AGAINST
TELKOM SA SOC LTD	ZAEO00044897	25-Aug-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Approval of a non-binding, advisory recommendation to the Board of Directors regarding the frequency (every one, two or three years) of the advisory vote on executive compensation.	1 YEAR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Approval of a non-binding, advisory resolution approving Aaron's executive compensation.	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Approval of The Aaron's Company, Inc. Amended and Restated 2020 Equity and Incentive Plan.	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Election of Class I Director: Hubert L. Harris, Jr.	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Election of Class I Director: John W. Robinson III	FOR
THE AARON'S COMPANY, INC.	US00258W1080	25-Aug-2021	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for 2021.	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Michael Colglazier	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Chamath Palihapitiya	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Wanda Austin	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Adam Bain	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Tina Jonas	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Craig Kreeger	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - Evan Lovell	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - George Mattson	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	Director Election - W. Gilbert West	FOR
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	To approve, on an advisory (non-binding) basis, the compensation of the Company's named executive officers.	AGAINST
VIRGIN GALACTIC HOLDINGS, INC.	US92766K1060	25-Aug-2021	To ratify, in a non-binding vote, the appointment of KPMG LLP as the Company's independent registered public accounting firm for 2021.	FOR
ADDTech AB	SE0014781795	26-Aug-2021	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ADDTech AB	SE0014781795	26-Aug-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 1.20 PER SHARE	FOR

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ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD CHAIRMAN JOHAN SJO	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER EVA ELMSTEDT	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER HENRIK HEDELIUS	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER KENTH ERIKSSON	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER MALIN NORDESJO	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER NIKLAS STENBERG (FOR THE PERIOD 28 AUGUST 2020 TO 31 MARCH 2021)	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF BOARD MEMBER ULF MATTSSON	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE DISCHARGE OF CEO NIKLAS STENBERG	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE REMUNERATION OF AUDITORS	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 3.1 MILLION	FOR
ADDTech AB	SE0014781795	26-Aug-2021	APPROVE REMUNERATION REPORT	FOR
ADDTech AB	SE0014781795	26-Aug-2021	AUTHORIZATION TO RESOLVE ON A NEW ISSUE OF UP TO 5 PERCENT OF THE NUMBER OF B-SHARES AS MEANS OF PAYMENT DURING ACQUISITIONS	FOR
ADDTech AB	SE0014781795	26-Aug-2021	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES	FOR
ADDTech AB	SE0014781795	26-Aug-2021	AUTHORIZE THE ACQUISITION AND TRANSFER OF OWN SHARES (CLASS B SHARES)	FOR
ADDTech AB	SE0014781795	26-Aug-2021	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS (0) OF BOARD	FOR
ADDTech AB	SE0014781795	26-Aug-2021	ELECT ANNIKKI SCHAEFERDIEK AS New DIRECTOR	FOR
ADDTech AB	SE0014781795	26-Aug-2021	ELECT KENTH ERIKSSON AS NEW BOARD CHAIRMAN	FOR
ADDTech AB	SE0014781795	26-Aug-2021	RATIFY KPMG AS AUDITORS	FOR
ADDTech AB	SE0014781795	26-Aug-2021	REELECT HENRIK HEDELIUS AS DIRECTOR	AGAINST
ADDTech AB	SE0014781795	26-Aug-2021	REELECT KENTH ERIKSSON AS DIRECTOR	FOR
ADDTech AB	SE0014781795	26-Aug-2021	REELECT MALIN NORDESJO AS DIRECTOR	AGAINST
ADDTech AB	SE0014781795	26-Aug-2021	REELECT NIKLAS STENBERG AS DIRECTOR	FOR
ADDTech AB	SE0014781795	26-Aug-2021	REELECT ULF MATTSSON AS DIRECTOR	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Andrew B. Cogan	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Carol B. Moerdyk	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Daniel T. Hendrix	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: David A. Rodriguez	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Emily C. Videtto	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: James G. Davis, Jr.	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: M. Scott Culbreth	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Martha M. Hayes	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	Election of Director to serve a one year term: Vance W. Tang	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	To approve on an advisory basis the Company's executive compensation.	FOR
AMERICAN WOODMARK CORPORATION	US0305061097	26-Aug-2021	To ratify the selection of KPMG LLP as the independent registered public accounting firm of the Company by the Audit Committee of the Board of Directors for the fiscal year ending April 30, 2022.	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR ANDREW J. LOVE)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR DAVID CATAFORD)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR GARY LAWLER)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR JYOTHISH GEORGE)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR MICHAEL O' KEEFFE)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MR WAYNE WOUTERS)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MS LOUISE GRONDIN)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPOINTMENT OF DIRECTOR (MS MICHELLE CORMIER)	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPROVAL OF AMENDMENT TO OPTIONS HELD BY MR DAVID CATAFORD	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	APPROVAL OF AN INCREASE TO THE MAXIMUM AGGREGATE AMOUNT OF REMUNERATION OF THE NON-EXECUTIVE DIRECTORS	FOR
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	RE-APPROVAL OF THE OMNIBUS INCENTIVE PLAN	AGAINST
CHAMPION IRON LTD	AU000000CIA2	26-Aug-2021	REMUNERATION REPORT	FOR
CHANGE INC.	JP3507750002	26-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
CHANGE INC.	JP3507750002	26-Aug-2021	Approve Reduction of Stated Capital and Capital Reserve	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Election of Class II Director: Jill Ward	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Election of Class II Director: Kirsten Wolberg	FOR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Election of Class II Director: Seth Boro	FOR

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DYNATRACE, INC.	US2681501092	26-Aug-2021	Non-binding advisory vote on the frequency of future non-binding advisory votes on the compensation of Dynatrace's named executive officers.	1 YEAR
DYNATRACE, INC.	US2681501092	26-Aug-2021	Ratify the appointment of BDO USA, LLP as Dynatrace's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	Director Election - Lauren Cooks Levitan	ABSTAIN
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	Director Election - Kenny Mitchell	FOR
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	Director Election - Richelle Parham	ABSTAIN
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	Director Election - Richard Wolford	ABSTAIN
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	To approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
E.L.F. BEAUTY, INC.	US26856L1035	26-Aug-2021	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Amend the Articles Related to Substitute Directors who are Audit and Supervisory Committee Members, Approve Minor Revisions	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Change Fiscal Year End	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Change Official Company Name, Amend Business Lines	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Amend Articles to: Increase Capital Shares to be issued	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Izumo, Mitsuru	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kotosaka, Masahiro	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Akihiko	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Okajima, Etsuko	FOR
EUGLENA CO.,LTD.	JP3944370000	26-Aug-2021	Appoint Accounting Auditors	FOR
FLSMIDTH & CO. A/S	DK0010234467	26-Aug-2021	THE BOARD OF DIRECTORS PROPOSES THAT THE CHAIR OF THE MEETING BE AUTHORISED (WITH POWER OF DELEGATION) TO REGISTER THE RESOLUTIONS ADOPTED AT THE EXTRAORDINARY GENERAL MEETING WITH THE BUSINESS AUTHORITY AND TO MAKE SUCH AMENDMENTS AND ADDITIONS AS MAY BE REQUIRED BY THE AUTHORITY IN ORDER TO OBTAIN REGISTRATION OR APPROVAL	FOR
FLSMIDTH & CO. A/S	DK0010234467	26-Aug-2021	THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION ARE SPECIFIED IN APPENDIX 1 AND ARE AVAILABLE AT THE COMPANYS WEBSITE, WWW.FLSMIDTH.COM	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	APPOINTMENT OF MR. JAYANT DESHMUKH (DIN: 08697679) AS NON-EXECUTIVE INDEPENDENT DIRECTOR	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	AUGMENTATION OF CAPITAL THROUGH FURTHER ISSUE OR PLACEMENT OF SECURITIES INCLUDING AMERICAN DEPOSITORY RECEIPTS, GLOBAL DEPOSITORY RECEIPTS, QUALIFIED INSTITUTIONAL PLACEMENT, ETC	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	INCREASE IN THE AUTHORISED SHARE CAPITAL AND ALTERATION OF THE CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION AND ARTICLE OF ASSOCIATION OF THE BANK	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	ISSUE OF LONG-TERM BONDS / NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	PAYMENT OF COMPENSATION TO NON-EXECUTIVE DIRECTORS OF THE BANK	FOR

INDUSIND BANK LTD	INE095A01012	26-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 141, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AS AMENDED FROM TIME TO TIME ('THE ACT'), READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, THE APPLICABLE PROVISIONS OF THE BANKING REGULATION ACT, 1949, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (INCLUDING ANY STATUTORY AMENDMENT(S) OR MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), THE RULES, REGULATIONS, CIRCULARS, DIRECTIONS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI') FROM TIME TO TIME AND THE APPROVAL OF THE RBI, M/S HARIBHAKTI & CO. LLP (FIRM REGN. NUMBER 103523W / W100048), WHO HAVE OFFERED THEMSELVES FOR RE-APPOINTMENT AND HAVE CONFIRMED THEIR ELIGIBILITY TO BE RE-APPOINTED AS STATUTORY AUDITORS IN TERMS OF SECTION 141 OF THE ACT AND APPLICABLE RULES, BE AND ARE HEREBY APPOINTED AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK FOR A PERIOD OF ONE YEAR, TO HOLD OFFICE FROM THE CONCLUSION OF THIS TWENTY-SEVENTH ANNUAL GENERAL MEETING ('AGM') UNTIL CONCLUSION OF THE TWENTY-EIGHTH ANNUAL GENERAL MEETING OF THE BANK; RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTION 142 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE LAWS AND REGULATORY GUIDELINES, M/S HARIBHAKTI & CO. LLP (FIRM REGISTRATION NUMBER 103523W / W100048), BE APPOINTED ON SUCH TERMS AND CONDITIONS, INCLUDING AN OVERALL REMUNERATION OF INR 2,40,00,000 (RUPEES TWO CRORE FORTY LAKHS ONLY) TO BE ALLOCATED BY THE BANK BETWEEN M/S HARIBHAKTI & CO. LLP AND THE OTHER JOINT STATUTORY AUDITORS AS MAY BE MUTUALLY AGREED BETWEEN THE BANK AND THE SAID JOINT STATUTORY AUDITORS, DEPENDING UPON THEIR RESPECTIVE SCOPE OF WORK, AND OUT OF POCKET EXPENSES, OUTLAYS AND TAXES AS APPLICABLE, IN CONNECTION WITH THE AUDIT OF THE BANK AND ITS BRANCHES AND ISSUING THEIR REPORT ON THE FINANCIAL STATEMENTS OF THE BANK INCLUDING ON INTERNAL FINANCIAL CONTROLS AND ADDITIONAL CERTIFICATION AS REQUIRED BY THE RBI, AND ISSUING REVIEW REPORTS REQUIRED UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AS AMENDED FROM TIME TO TIME; RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE RESOLUTION, THE BOARD OF DIRECTORS, INCLUDING THE AUDIT COMMITTEE OF THE BOARD OR ANY OTHER PERSON(S) AUTHORISED BY THE BOARD OR THE AUDIT COMMITTEE IN THIS REGARD, BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY, IN ITS ABSOLUTE DISCRETION, DEEM NECESSARY OR DESIRABLE FOR SUCH PURPOSE AND WITH POWER ON BEHALF OF THE BANK TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN REGARD TO IMPLEMENTATION OF THE RESOLUTION INCLUDING BUT NOT LIMITED TO DETERMINATION OF ROLES, RESPONSIBILITIES AND SCOPE OF WORK OF THE RESPECTIVE JOINT STATUTORY AUDITOR(S), NEGOTIATING, FINALISING, AMENDING, SIGNING, DELIVERING, EXECUTING, THE TERMS OF APPOINTMENT INCLUDING ANY CONTRACTS OR DOCUMENTS IN THIS REGARD	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 139, 141, 142 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AS AMENDED FROM TIME TO TIME ('THE ACT'), READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, THE APPLICABLE PROVISIONS OF THE BANKING REGULATION ACT, 1949, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (INCLUDING ANY STATUTORY AMENDMENT(S) OR MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE RULES, REGULATIONS, CIRCULARS, DIRECTIONS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI'), FROM TIME TO TIME AND APPROVAL OF THE RBI, M/S M P CHITALE & CO. (FIRM REGISTRATION NUMBER 101851W), WHO HAVE CONFIRMED THEIR ELIGIBILITY TO BE APPOINTED AS STATUTORY AUDITORS IN TERMS OF SECTION 141 OF THE ACT AND APPLICABLE RULES, BE AND ARE HEREBY APPOINTED AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK FOR A PERIOD OF THREE YEARS, TO HOLD OFFICE FROM THE CONCLUSION OF THE TWENTY-SEVENTH ANNUAL GENERAL MEETING ('AGM') UNTIL THE CONCLUSION OF THE THIRTIETH ANNUAL GENERAL MEETING OF THE BANK, SUBJECT TO APPROVAL OF RBI ON ANNUAL BASIS FROM CONCLUSION OF THE TWENTY-EIGHTH ANNUAL GENERAL MEETING OF THE BANK; RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTION 142 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE LAWS AND REGULATORY GUIDELINES, M/S M P CHITALE & CO., CHARTERED ACCOUNTANTS, MUMBAI, (FIRM REGISTRATION NUMBER 101851W), BE APPOINTED ON SUCH TERMS AND CONDITIONS, INCLUDING AN OVERALL REMUNERATION OF INR 2,40,00,000 (RUPEES TWO CRORE FORTY LAKHS ONLY) TO BE ALLOCATED BY THE BANK BETWEEN M/S M P CHITALE & CO. AND SUCH OTHER JOINT STATUTORY AUDITORS AS MAY BE MUTUALLY AGREED BETWEEN THE BANK AND THE SAID JOINT STATUTORY AUDITORS, DEPENDING UPON THEIR RESPECTIVE SCOPE OF WORK, AND ADDITIONALLY OUT OF POCKET EXPENSES, OUTLAYS AND TAXES AS APPLICABLE, IN CONNECTION WITH THE AUDIT OF THE BANK AND ALL ITS BRANCHES AND ISSUING THEIR REPORT ON THE FINANCIAL STATEMENTS OF THE BANK INCLUDING ON INTERNAL FINANCIAL CONTROLS AND ADDITIONAL CERTIFICATION AS REQUIRED BY THE RBI, AND ISSUING REVIEW REPORTS REQUIRED UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME; RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE ABOVE RESOLUTIONS, THE BOARD OF DIRECTORS, INCLUDING THE AUDIT COMMITTEE OF THE BOARD OR ANY OTHER PERSON(S) AUTHORISED BY THE BOARD OR THE AUDIT COMMITTEE IN THIS REGARD, BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY, IN ITS ABSOLUTE DISCRETION, DEEM NECESSARY OR DESIRABLE FOR SUCH PURPOSE AND WITH POWER ON BEHALF OF THE BANK TO SETTLE ALL QUESTIONS, DIFFICULTIES OR DOUBTS THAT MAY ARISE IN REGARD TO IMPLEMENTATION OF THE RESOLUTION INCLUDING BUT NOT LIMITED TO DETERMINATION OF ROLES, RESPONSIBILITIES AND SCOPE OF WORK OF THE RESPECTIVE JOINT STATUTORY AUDITOR(S), NEGOTIATING, FINALISING, AMENDING, SIGNING, DELIVERING, EXECUTING, THE TERMS OF APPOINTMENT INCLUDING ANY CONTRACTS OR DOCUMENTS IN THIS REGARD	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ARUN TIWARI (DIN: 05345547), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
INDUSIND BANK LTD	INE095A01012	26-Aug-2021	TO DECLARE DIVIDEND OF INR 5/- PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR

INDUSIND BANK LTD	INE095A01012	26-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE AND CONSOLIDATED) FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	APPROVAL TO AMEND AND RESTATE THE JAMES HARDIE INDUSTRIES EQUITY INCENTIVE PLAN 2001 AND TO ISSUE EQUITY SECURITIES UNDER IT	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	APPROVAL TO AMEND AND RESTATE THE JAMES HARDIE INDUSTRIES LONG TERM INCENTIVE PLAN 2006 AND TO ISSUE EQUITY SECURITIES UNDER IT	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	AUTHORITY TO FIX THE EXTERNAL AUDITOR'S REMUNERATION	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	ELECT DEAN SEEVERS AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	ELECT SUZANNE B. ROWLAND AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	GRANT OF FISCAL YEAR 2022 RELATIVE TSR RSU'S TO JACK TRUONG	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	GRANT OF FISCAL YEAR 2022 ROCE RSU'S TO JACK TRUONG	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS AND REPORTS FOR FISCAL YEAR 2021	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RECEIVE AND CONSIDER THE REMUNERATION REPORT FOR FISCAL YEAR 2021	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RE-ELECT MICHAEL HAMMES AS A DIRECTOR	FOR
JAMES HARDIE INDUSTRIES PLC	AU000000JHX1	26-Aug-2021	RE-ELECT PERSIO V. LISBOA AS A DIRECTOR	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: CHRISTINE MIDEVA SABWA	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: ELIAS MASILELA	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: JAMES HART DU PREEZ	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE MEMBER: LOUISA STEPHENS (CHAIR)	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	APPROVAL OF THE REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	AUTHORISATION TO IMPLEMENT RESOLUTIONS	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	ELECTION OF JAMES HART DU PREEZ AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	ENDORSEMENT OF THE COMPANY'S REMUNERATION POLICY	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	ENDORSEMENT OF THE IMPLEMENTATION OF THE COMPANY'S REMUNERATION POLICY	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTION 44 OF THE COMPANIES ACT	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE COMPANIES ACT	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	PRESENTING THE ANNUAL REPORTING SUITE	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	REAPPOINTMENT OF INDEPENDENT AUDITOR: PRICEWATERHOUSECOOPERS INC AS AUDITORS WITH BRETT HUMPHREYS AS DESIGNATED INDIVIDUAL REGISTERED AUDITOR	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	RE-ELECTION OF DIRECTOR: CHRISTINE MIDEVA SABWA	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	RE-ELECTION OF DIRECTOR: FATAI ADEGBOYEGA SANUSI	FOR
MULTICHOICE GROUP LIMITED	ZAE000265971	26-Aug-2021	RE-ELECTION OF DIRECTOR: JOHN JAMES VOLKWYN	AGAINST
QTS REALTY TRUST, INC.	US74736A1034	26-Aug-2021	To approve any adjournment of the Special Meeting for the purpose of soliciting additional proxies if there are not sufficient votes at the Special Meeting to approve the Merger and the other transactions contemplated by the Merger Agreement as more particularly described in the Proxy Statement.	FOR
QTS REALTY TRUST, INC.	US74736A1034	26-Aug-2021	To approve the merger of QTS Realty Trust, Inc. with and into Volt Lower Holdings LLC (the "Merger") pursuant to the terms of the Agreement and Plan of Merger, dated as of June 7, 2021, as it may be amended from time to time, among QTS Realty Trust, Inc., QualityTech, LP, Volt Upper Holdings LLC, Volt Lower Holdings LLC, and Volt Acquisition LP (the "Merger Agreement"), and the other transactions contemplated by the Merger Agreement as more particularly described in the Proxy Statement.	FOR
QTS REALTY TRUST, INC.	US74736A1034	26-Aug-2021	To approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to our named executive officers that is based on or otherwise relates to the Merger as more particularly described in the Proxy Statement.	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS' CHAIRMAN PROPOSAL BY SHAREHOLDER ITH S.P.A.: THE FIRST NAME ON THE ELECTED LIST FOR THE BOARD OF DIRECTORS, PAOLO CASTELLACCI	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS. LIST PRESENTED BY A GROUP OF SHAREHOLDERS, REPRESENTING TOGETHER THE 3.7117 PCT OF THE SHARE CAPITAL: - GIUSEPPE CERATI - PAOLA CARRARA	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS' EMOLUMENT PROPOSAL BY SHAREHOLDER ITH S.P.A.: -FROM 1 MAY 2021 TO 30 APRIL 2022: EURO 895,000; -FROM 1 MAY 2022 TO 30 APRIL 2023: EURO 895,000; -FROM 1 MAY 2023 TO 30 APRIL 2024: EURO 895,000; -AFTER 30 APRIL 2024, UNTIL THE NEXT BALANCE SHEET APPROVAL: EURO 60,000 MONTHLY	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS MEMBERS' NUMBER. PROPOSAL BY SHAREHOLDER ITH S.P.A.: 10 MEMBERS	FOR

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SESA S.P.A.	IT0004729759	26-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS' TERM OF OFFICE PROPOSAL BY SHAREHOLDER ITH S.P.A.: 3 YEARS, THEREFORE UNTIL THE NEXT BALANCE APPROVAL SHAREHOLDER'S MEETING FOR THE BUSINESS YEAR AS OF 30 APRIL 2024	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	REWARDING POLICY AND EMOLUMENTS PAID REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58: BINDING VOTE ON THE FIRST SECTION REGARDING THE REWARDING POLICY FOR THE FINANCIAL YEAR: 1 MAY 2021 TO 30 APRIL 2022	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	REWARDING POLICY AND EMOLUMENTS PAID REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE OF 24 FEBRUARY 1998, NO. 58: NON-BINDING VOTE ON THE SECOND SECTION RELATED TO THE EMOLUMENTS PAID FOR THE FINANCIAL YEAR: 1 MAY 2020 TO 30 APRIL 2021	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO APPOINT THE EXTERNAL AUDITORS FOR THE FINANCIAL YEARS CLOSING FROM 30 APRIL 2023 TO 30 APRIL 2031. RESOLUTIONS RELATED THERETO	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO APPROVE THE BALANCE SHEET OF SESA SPA AS OF 30 APRIL 2021 AND RELATED BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORTS: NET INCOME AND AVAILABLE RESERVES ALLOCATION	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO APPROVE THE BALANCE SHEET OF SESA SPA AS OF 30 APRIL 2021 AND RELATED BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORTS: TO APPROVE THE BALANCE SHEET AS OF 30 APRIL 2021; TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 30 APRIL 2021	FOR
SESA S.P.A.	IT0004729759	26-Aug-2021	TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES. RESOLUTIONS RELATED THERETO	FOR
1LIFE HEALTHCARE, INC.	US68269G1076	27-Aug-2021	To approve adjournments of the 1Life special meeting, if necessary and appropriate, to solicit additional proxies if there are not sufficient votes to approve the 1Life stock issuance proposal.	AGAINST
1LIFE HEALTHCARE, INC.	US68269G1076	27-Aug-2021	To approve the issuance of shares of common stock, \$0.001 par value per share, of 1Life Healthcare, Inc. to stockholders of Iora Health, Inc. in connection with the merger contemplated by the Agreement and Plan of Merger, dated June 6, 2021, among 1Life Healthcare, Inc., SB Merger Sub, Inc., Iora Health, Inc. and Fortis Advisors LLC, solely in its capacity as the representative of the stockholders of Iora.	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	AMENDMENT OF THE ARTICLES OF ASSOCIATION IN SECTION 9	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	APPOINTMENT OF THE AUDITOR AND THE GROUP AUDITOR FOR AUDIT OF THE ANNUAL FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022: KPMG AUSTRIA GMBH	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	APPROVAL OF THE REMUNERATION REPORT 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	ELECTION OF MS GERRIT SCHNEIDER TO THE SUPERVISORY BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	ELECTION OF MS TAMARA KAPPELLER TO THE SUPERVISORY BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RE-ELECTION OF MR ADAM ROSMARIN TO THE SUPERVISORY BOARD	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RE-ELECTION OF MR EGBERT FLEISCHER TO THE SUPERVISORY BOARD	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RE-ELECTION OF MR KIM FENNEBRESQUE TO THE SUPERVISORY BOARD	AGAINST
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION ON GRANTING DISCHARGE TO THE MEMBERS OF THE MANAGEMENT BOARD WITH REGARD TO THE FINANCIAL YEAR 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION ON GRANTING DISCHARGE TO THE MEMBERS OF THE SUPERVISORY BOARD WITH REGARD TO THE FINANCIAL YEAR 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION ON THE APPROPRIATION OF PROFIT: EUR 4.72 PER SHARE	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION TO AUTHORIZE THE MANAGEMENT BOARD: A. TO ACQUIRE THE COMPANY'S OWN SHARES PURSUANT TO SECTION 65 PARA 1 NO 8 AND PARA 1A AND 1B AUSTRIAN STOCK CORPORATION ACT (AKTG) VIA THE STOCK EXCHANGE, A PUBLIC OFFER OR OVER-THE-COUNTER, ALSO WITH THE EXCLUSION OF PRO RATA SHAREHOLDER RIGHTS OF RE-PURCHASE (REVERSE EXCLUSION OF SUBSCRIPTION RIGHTS), B. TO DECIDE ON ANY OTHER MODE OF TRANSFERRING THE COMPANY'S OWN SHARES PURSUANT TO SECTION 65 PARA 1B AKTG, I.E. OTHER THAN VIA THE STOCK EXCHANGE OR A PUBLIC OFFER, WHILE APPLYING MUTATIS MUTANDIS THE RULES ON THE EXCLUSION OF SHAREHOLDER SUBSCRIPTION RIGHTS, C. TO REDUCE THE SHARE CAPITAL BY CANCELING THESE TREASURY SHARES WITH NO FURTHER RESOLUTION OF THE GENERAL MEETING, D. ALL OF THE ABOVE (A. THROUGH C.) WHILST REVOKING THE CORRESPONDING AUTHORIZATION IN ACCORDANCE WITH THE RESOLUTION ON ITEM 9 OF THE AGENDA ADOPTED BY THE GENERAL MEETING ON 30 OCTOBER 2020	FOR
BAWAG GROUP AG	AT0000BAWAG2	27-Aug-2021	RESOLUTION TO INCREASE THE NUMBER OF CAPITAL REPRESENTATIVES IN THE SUPERVISORY BOARD TO SIX PERSONS	FOR
CASTELLUM AB	SE0000379190	27-Aug-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE ISSUES	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	ADOPTION OF REMUNERATION REPORT	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	APPROVE GRANT OF PERFORMANCE RIGHTS TO DREW O'MALLEY	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	RE-ELECTION OF DIRECTOR: KEVIN PERKINS	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	RE-ELECTION OF DIRECTOR: ROBERT KAYE SC	FOR
COLLINS FOODS LTD	AU000000CKF7	27-Aug-2021	RENEWAL OF SHAREHOLDER APPROVAL FOR LTIP	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Ampo, Yoko	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Baniwa, Shuichi	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Hara, Yukio	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hirose, Taizo	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kasakawa, Kuniaki	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakaura, Shigeto	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Hisao	FOR

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CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Harada, Takafumi	FOR
CREATE SD HOLDINGS CO.,LTD.	JP3269940007	27-Aug-2021	Approve Appropriation of Surplus	FOR
CROMPTON GREAVES CONSUMER ELECTRICALS LTD	INE299U01018	27-Aug-2021	APPOINTMENT OF M/S MSKA & ASSOCIATES, CHARTERED ACCOUNTANTS, (FIRM REGISTRATION NO. 105047w) AS STATUTORY AUDITORS OF THE COMPANY AND TO FIX THEIR REMUNERATION	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS": TO AMEND THE ARTICLES OF ASSOCIATION	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS": TO AMEND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION, THE PROCEDURAL RULES FOR THE GENERAL MEETING AND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS": TO AMEND THE PROCEDURAL RULES FOR THE GENERAL MEETING	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON ENGAGEMENT OF INTERNAL CONTROL ACCOUNTING FIRM FOR THE YEAR OF 2021"	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	27-Aug-2021	TO CONSIDER AND APPROVE THE "RESOLUTION ON FINANCING GUARANTEE BUDGET OF THE COMPANY FOR THE YEAR OF 2021"	FOR
ELECTROLUX AB	SE0000103814	27-Aug-2021	APPROVE 2:1 STOCK SPLIT; REDUCTION OF SHARE CAPITAL THROUGH REDEMPTION OF SHARES; INCREASE OF SHARE CAPITAL THROUGH A BONUS ISSUE WITHOUT THE ISSUANCE OF NEW SHARES	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Amend Articles to: Update the Articles Related to Deemed Approval	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint a Substitute Executive Director Hirano, Masanori	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint a Supervisory Director Katayama, Noriyuki	FOR
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint a Supervisory Director Suzuki, Toshio	AGAINST
HEIWA REAL ESTATE REIT,INC.	JP3046220004	27-Aug-2021	Appoint an Executive Director Motomura, Aya	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HITESH OBEROI (DIN: 01189953), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO APPOINT BRANCH AUDITORS AND TO FIX THEIR REMUNERATION	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND OF RS.8.00/- PER EQUITY SHARE OF RS.10/- EACH FULLY PAID UP, ALREADY PAID, FOR THE FINANCIAL YEAR 2020-21	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO CONSIDER AND APPROVE THE CONTINUATION OF MS. BALA C DESHPANDE AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO RE-APPOINT MR. ASHISH GUPTA AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
INFO EDGE (INDIA) LTD	INE663F01024	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT: A. THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED ON MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B. THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED ON MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
KUALA LUMPUR KEPONG BHD	MYL244500004	27-Aug-2021	PROPOSED ACQUISITION BY KLK OF 494,865,786 ORDINARY SHARES IN IJM PLANTATIONS BERHAD ("IJMP") ("IJMP SHARES"), REPRESENTING 56.20% EQUITY INTEREST IN IJMP FROM IJM CORPORATION BERHAD ("IJMC") FOR A TOTAL CASH CONSIDERATION OF RM1,534.08 MILLION ("PROPOSED ACQUISITION") AND THE RESULTANT PROPOSED MANDATORY GENERAL OFFER ("MGO") TO ACQUIRE ALL THE REMAINING IJMP SHARES NOT ALREADY HELD BY KLK AFTER THE PROPOSED ACQUISITION ("PROPOSED MGO") (THE PROPOSED ACQUISITION AND THE PROPOSED MGO ARE COLLECTIVELY REFERRED TO AS THE "PROPOSALS")	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - J. Alltoft	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - E. Guillemain	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - S. Hall	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - D. Kelly	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - G. Owens	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - J. Schmieder	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	Director Election - J. Sullivan	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	To approve the Mesa Laboratories, Inc. 2021 Equity Incentive plan.	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	To approve, on an advisory basis, the compensation of our named executive officers as disclosed in the Compensation Discussion and Analysis section and the Executive Compensation section of our Proxy Statement.	FOR
MESA LABORATORIES, INC.	US59064R1095	27-Aug-2021	To ratify the appointment of Plante & Moran, PLLC ("The Audit Firm") as the Company's independent registered public accounting firm for the year ending March 31, 2022 (the "Ratification of Auditors Proposal").	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	APPOINTMENT OF MS. TERRI SMITH BRESENHAM (DIN: 09111500) AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE CONSECUTIVE YEARS	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	ISSUE OF DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	PAYMENT OF REMUNERATION TO NON-EXECUTIVE DIRECTORS	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	RATIFICATION OF REMUNERATION PAYABLE TO THE COST AUDITORS FOR THE FINANCIAL YEAR 2021-22	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION OF DR. DEVI PRASAD SHETTY (DIN: 00252187) AS WHOLE-TIME DIRECTOR	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION OF DR. EMMANUEL RUPERT (DIN:07010883) AS MANAGING DIRECTOR AND GROUP CEO OF THE COMPANY	AGAINST

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NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION OF MR. VIREN PRASAD SHETTY (DIN:02144586) AS WHOLE-TIME DIRECTOR AND GROUP CHIEF OPERATING OFFICER	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION PAYABLE TO DR. VARUN SHETTY AS A CONSULTANT SURGEON, AN OFFICE OR PLACE OF PROFIT UNDER THE COMPANIES ACT, 2013	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	REVISION IN REMUNERATION PAYABLE TO DR. VIVEK SHETTY AS A CONSULTANT SURGEON, AN OFFICE OR PLACE OF PROFIT UNDER THE COMPANIES ACT, 2013	AGAINST
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. VIREN PRASAD SHETTY (DIN:02144586), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
NARAYANA HRUDAYALAYA LTD	INE410P01011	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY INCLUDING THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Do you wish to request the adoption of the cumulative voting process (voto múltiplo) for the election of the Board of Directors, pursuant to art. 141 of Brazilian Law 6,404/76?	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Director: José João Abdalla Filho	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Director: Marcelo Gasparino da Silva	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Director: Pedro Rodrigues Galvão de Medeiros	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of Fiscal Council members Main: Jeferson Luis Bittencourt Alternate: Gildenora Dantas Milhomem	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of the Board of Directors by slate (the "Slate"), which has been proposed by the Brazilian Government, the controlling shareholder: Eduardo Bacellar Leal Ferreira, Joaquim Silva e Luna, Ruy Flaks Schneider, Sonia Julia Sulzbeck Villalobos, Márcio Andrade Weber, Murilo Marroquim de Souza, Cynthia Santana Silveira, Carlos Eduardo Lessa Brandão.	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Election of the Chairman of the Board of Directors Candidate: Eduardo Bacellar Leal Ferreira	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	If one of the candidates on the slate proposed by the controlling shareholder for which you previously voted is no longer a part of the Slate, can your vote(s) still be conferred to the Slate?	AGAINST
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	In the event of a second call of this General Meeting, may the voting instructions included in this ballot form be considered also for the second call of the meeting?	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Proposal to adjust the amount of the overall compensation of the members of the Audit Committee approved at the Annual General Meeting of April 14, 2021.	FOR
PETROLEO BRASILEIRO S.A. - PETROBRAS	US71654V4086	27-Aug-2021	Proposal to adjust the amount of the overall compensation of the other Advisory Committees of the Board of Directors, approved at the Annual General Meeting of April 14, 2021.	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	DO YOU WISH TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	ELECTION OF THE BOARD OF DIRECTORS BY SLATE. SLATE INDICATED BY THE CONTROLLING SHAREHOLDER, BRAZILIAN GOVERNMENT. ELECTION OF ALL NAMES COMPRISING THE SLATE. SHAREHOLDERS WHOSE COMMON SHARES HAVE BEEN USED IN THE SEPARATE ELECTION OF ONE MEMBER OF THE BOARD OF DIRECTORS HELD IN THE ANNUAL GENERAL MEETING OF PETROBRAS HELD ON 07.22.2020, MAY NOT USE SUCH SHARES IN THE ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS TO BE HELD IN THIS MEETING. EDUARDO BACELLAR LEAL FERREIRA. JOAQUIM SILVA E LUNA. RUY FLAKS SCHNEIDER. SONIA JULIA SULZBECK VILLALOBOS. MARCIO ANDRADE WEBER. MURILO MARROQUIM DE SOUZA. CYNTHIA SANTANA SILVEIRA. CARLOS EDUARDO LESSA BRANDAO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	ELECTION OF THE CHAIRMAN OF THE BOARD OF DIRECTORS. EDUARDO BACELLAR LEAL FERREIRA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	ELECTION OF THE FISCAL COUNCIL BY CANDIDATE. TOTAL MEMBERS TO BE ELECTED, 1. ELECTION OF THE FISCAL COUNCIL CANDIDATES PRESENTED BELOW, SHAREHOLDERS MAY VOTE IN AS MANY CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED IN THE GENERAL ELECTION. JEFERSON LUIS BITTENCOURT AND GILDENORA DANTAS MILHOMEM	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	IN CASE OF ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES AMONG ALL CANDIDATES LISTED BELOW. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH THE MULTIPLE VOTE PROCESS, HIS VOTE SHALL BE COMPUTED AS AN ABSTENTION. FOR SHAREHOLDER WHO HAVE ALREADY USED THE TOTALITY OR PART OF HIS COMMON SHARES IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AT THE ANNUAL SHAREHOLDERS MEETING OF 07.22.2020, THE PERCENTAGES INDICATED IN THIS ITEM WILL BE APPLIED ONLY TO UNUSED SHARES, AS PROVIDED FOR IN ARTICLE 141 OF BRAZILIAN LAW 6.404,76	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	IN THE EVENT THAT ONE OF THE CANDIDATES WHO IS ON THE SLATE CHOSEN CEASES TO BE PART OF THAT SLATE, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED ON THE CHOSEN SLATE	AGAINST
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	IN THE EVENTUALITY OF A SECOND CALL OF THIS MEETING, THE VOTING INSTRUCTIONS IN THIS VOTING LIST MAY ALSO BE CONSIDERED VALID FOR THE PURPOSES OF HOLDING THE MEETING ON SECOND CALL	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE OVERALL COMPENSATION OF THE MEMBERS OF OTHER ADVISORY COMMITTEES OF THE BOARD OF DIRECTORS APPROVED AT THE ANNUAL GENERAL MEETING OF APRIL 14, 2021	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE OVERALL COMPENSATION OF THE MEMBERS OF THE AUDIT COMMITTEE APPROVED AT THE ANNUAL GENERAL MEETING OF APRIL 14, 2021	FOR

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PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. CARLOS EDUARDO LESSA BRANDAO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. CYNTHIA SANTANA SILVEIRA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. EDUARDO BACELLAR LEAL FERREIRA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. JOAQUIM SILVA E LUNA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. JOSE JOAO ABDALLA FILHO	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MARCELO GASPARINO DA SILVA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MARCIO ANDRADE WEBER	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. MURILO MARROQUIM DE SOUZA	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. PEDRO RODRIGUES GALVAO DE MEDEIROS	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. RUY FLAKS SCHNEIDER	FOR
PETROLEO BRASILEIRO SA - PETROBRAS	BRPETRACNOR9	27-Aug-2021	VISUALIZATION OF ALL CANDIDATES TO INDICATE THE PERCENTAGE OF VOTES TO BE ATTRIBUTED. SONIA JULIA SULZBECK VILLALOBOS	FOR
PRUDENTIAL PLC	GB0007099541	27-Aug-2021	DEMERGER RESOLUTION	FOR
SOUTHWESTERN ENERGY COMPANY	US8454671095	27-Aug-2021	To approve an amendment to the Amended and Restated Certificate of Incorporation (as amended, the "Charter") to increase the number of authorized shares of Common Stock from 1,250,000,000 shares to 2,500,000,000 shares (such amendment, the "Charter Amendment," and such proposal, the "Authorized Share Increase Proposal").	FOR
SOUTHWESTERN ENERGY COMPANY	US8454671095	27-Aug-2021	To approve one or more adjournments of the Special Meeting, if necessary or appropriate, to permit solicitation of additional votes if there are insufficient votes to approve the Stock Issuance Proposal (the "Adjournment Proposal").	FOR
SOUTHWESTERN ENERGY COMPANY	US8454671095	27-Aug-2021	To approve the issuance of shares of Common Stock pursuant to the Merger Agreement (the "Stock Issuance Proposal"), pursuant to Sections 312.03(c) and 312.07 of the NYSE Listed Company Manual.	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	APPOINTMENT OF MR. SAURABH AGRAWAL AS A DIRECTOR OF THE COMPANY	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	RATIFICATION OF COST AUDITOR'S REMUNERATION	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	RE-APPOINTMENT OF MR. ARUN KUMAR ADHIKARI AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. NOEL N. TATA (DIN: 00024713), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: INR 5 PER EQUITY SHARE OF INR 1 EACH (I.E. 500%)	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
VOLTAS LIMITED	INE226A01021	27-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STAND-ALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE: MR JG NGCOBO	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE: MR MH AHMED	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPOINTMENT OF AUDIT COMMITTEE: MS RD WATSON	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	APPROVAL OF ANNUAL FEES TO BE PAID TO NON-EXECUTIVE DIRECTORS	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	DIRECTOR'S AUTHORITY TO IMPLEMENT COMPANY RESOLUTIONS	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MR JG NGCOBO	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MR JR NICOLELLA	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MR TG GOVENDER	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	ELECTION OF DIRECTOR: MS RD WATSON	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	GENERAL AUTHORITY OVER AUTHORISED BUT UNISSUED SHARES	AGAINST
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	GENERAL AUTHORITY TO ISSUE SHARES, OPTIONS AND CONVERTIBLE SECURITIES FOR CASH	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	GENERAL AUTHORITY TO REPURCHASE COMPANY SHARES	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION IMPLEMENTATION REPORT	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY - GUARANTEED PAYMENT POLICY	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY - LONG-TERM INCENTIVE POLICY	AGAINST
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY - SHORT-TERM INCENTIVE POLICY	FOR
HOSKEN CONSOLIDATED INVESTMENTS LTD	ZAE000003257	30-Aug-2021	RE-APPOINTMENT OF AUDITORS: BDO SOUTH AFRICA INCORPORATED	FOR
MARICO LTD	INE196A01026	30-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE RELEVANT RULES FRAMED THEREUNDER, AS AMENDED FROM TIME TO TIME, THE MEMBERS OF THE COMPANY DO HEREBY RATIFY THE REMUNERATION OF RS.9,50,000/- (RUPEES NINE LACS FIFTY THOUSAND ONLY), PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES, IF ANY, TO M/S. ASHWIN SOLANKI & ASSOCIATES, COST ACCOUNTANTS (FIRM REGISTRATION NO. 100392), AS APPROVED BY THE BOARD OF DIRECTORS OF THE COMPANY, FOR CONDUCTING AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR

MARICO LTD	INE196A01026	30-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 150, 152 AND 160 READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT"), AND THE RULES FRAMED THEREUNDER, SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("SEBI LISTING REGULATIONS"), AS AMENDED FROM TIME TO TIME AND THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. MILIND BARVE (DIN: 00087839), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE COMPANY, WITH EFFECT FROM AUGUST 2, 2021, WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE OF CANDIDATURE FROM A MEMBER UNDER SECTION 160 OF THE ACT AND WHO HAS SUBMITTED A DECLARATION THAT HE MEETS THE CRITERIA OF INDEPENDENCE AS PRESCRIBED UNDER THE ACT AND SEBI LISTING REGULATIONS AND HE BEING ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR OF THE COMPANY, NOT BEING LIABLE TO RETIRE BY ROTATION, BE AND IS HEREBY APPOINTED AS THE INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR A TENURE OF 5 (FIVE) CONSECUTIVE YEARS COMMENCING FROM AUGUST 2, 2021 TO AUGUST 1, 2026 (BOTH DAYS INCLUSIVE)	FOR
MARICO LTD	INE196A01026	30-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 197, 198 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, IF ANY, AND THE RULES FRAMED THEREUNDER ("THE ACT"), THE APPLICABLE PROVISIONS OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME, THE ARTICLES OF ASSOCIATION OF THE COMPANY, THE COMPANY'S POLICY ON NOMINATION, REMUNERATION & EVALUATION, THE RESOLUTION PASSED BY THE MEMBERS AT THE 27TH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON AUGUST 5, 2015 APPROVING THE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS OF THE COMPANY, IN AGGREGATE UP TO 3% (THREE PERCENT) OF THE NET PROFITS OF THE COMPANY FOR ANY FINANCIAL YEAR, AS COMPUTED IN THE MANNER LAID DOWN UNDER THE ACT, APPROVAL OF THE MEMBERS BE AND IS HEREBY GIVEN FOR PAYMENT OF REMUNERATION TO MR. HARSH MARIWALA (DIN: 00210342), CHAIRMAN OF THE BOARD AND NON-EXECUTIVE DIRECTOR OF THE COMPANY, AS BELOW, FOR THE FINANCIAL YEAR 2021-22: I. INR 400,00,000 ONLY (RUPEES FOUR CRORES ONLY); II. OTHER BENEFITS AND ENTITLEMENTS LIKE PROVISION OF OFFICE PERSONNEL AND CARS, MEMBERSHIPS TO CLUB(S), HEALTH INSURANCE AND REIMBURSEMENTS FOR TRAVEL AND ENTERTAINMENT AS MAY BE REQUIRED FOR OFFICIAL PURPOSE AND AS APPROVED BY THE BOARD OF DIRECTORS; AND III. SITTING FEES AS APPROVED BY THE BOARD OF DIRECTORS FOR ALL THE NON-EXECUTIVE DIRECTORS FROM TIME TO TIME	AGAINST
MARICO LTD	INE196A01026	30-Aug-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. RAJENDRA MARIWALA (DIN 00007246), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT.	AGAINST
MARICO LTD	INE196A01026	30-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE & CONSOLIDATED) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND STATUTORY AUDITORS THEREON	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Substitute Executive Director Matsumoto, Nobuhiko	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Substitute Supervisory Director Kanayama, Aiko	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Substitute Supervisory Director Oyama, Taro	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Supervisory Director Doba, Manabu	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint a Supervisory Director Midorikawa, Yoshie	FOR
SOSILA LOGISTICS REIT, INC.	JP3048960003	30-Aug-2021	Appoint an Executive Director Yano, Masaaki	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED ADOPTION OF THE 2021 H SHARE AWARD AND TRUST SCHEME	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED ADOPTION OF THE 2021 SHAREHOLDER ALIGNMENT INCENTIVE H SHARE SCHEME	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED CHANGE OF REGISTERED CAPITAL OF THE COMPANY	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED GRANT OF AWARDS TO THE CONNECTED SELECTED PARTICIPANTS UNDER THE 2021 H SHARE AWARD AND TRUST SCHEME	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND APPROVE THE PROPOSED GRANT OF SAI AWARDS TO THE SAI CONNECTED SELECTED PARTICIPANTS UNDER THE 2021 SHAREHOLDER ALIGNMENT INCENTIVE H SHARE SCHEME	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND AUTHORIZE THE BOARD AND/OR THE DELEGATEE TO HANDLE MATTERS PERTAINING TO THE 2021 H SHARE AWARD AND TRUST SCHEME WITH FULL AUTHORITY	FOR
WUXI APTEC CO., LTD.	CNE100003F19	30-Aug-2021	TO CONSIDER AND AUTHORIZE THE BOARD AND/OR THE SAI DELEGATEE TO HANDLE MATTERS PERTAINING TO THE 2021 SHAREHOLDER ALIGNMENT INCENTIVE H SHARE SCHEME WITH FULL AUTHORITY	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	ADOPTION OF FINANCIAL STATEMENTS: THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON. AND IN THIS REGARD, PASS THE FOLLOWING RESOLUTIONS AS ORDINARY RESOLUTIONS: (I) "RESOLVED THAT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON LAID BEFORE THIS MEETING, BE AND ARE HEREBY CONSIDERED AND ADOPTED." (II) "RESOLVED THAT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON LAID BEFORE THIS MEETING, BE AND ARE HEREBY CONSIDERED AND ADOPTED."	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	ADOPTION OF FINANCIAL STATEMENTS: THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR

APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	APPOINTMENT OF RETIRING DIRECTOR: TO APPOINT A DIRECTOR IN PLACE OF SMT. PREETHA REDDY (DIN 0001871), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE- APPOINTMENT AND IN THIS REGARD, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152 OF THE COMPANIES ACT, 2013, SMT. PREETHA REDDY (DIN 0001871), WHO RETIRES BY ROTATION AT THIS MEETING BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION."	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	APPOINTMENT OF SHRI. SOM MITTAL (HOLDING DIN: 00074842) AS AN INDEPENDENT DIRECTOR	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	DECLARATION OF DIVIDEND: TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND IN THIS REGARD, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT A DIVIDEND AT THE RATE OF INR 3/- PER EQUITY SHARE (60%) OF FACE VALUE OF INR 5/- EACH FULLY PAID-UP OF THE COMPANY BE AND IS HEREBY DECLARED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE SAME BE PAID AS RECOMMENDED BY THE BOARD OF DIRECTORS OF THE COMPANY, OUT OF THE PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021."	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	OFFER OR INVITATION TO SUBSCRIBE TO NON-CONVERTIBLE DEBENTURES ON A PRIVATE PLACEMENT BASIS	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	31-Aug-2021	TO RATIFY THE REMUNERATION OF THE COST AUDITOR FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022: TO CONSIDER AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), M/S. A.N. RAMAN & ASSOCIATES, COST ACCOUNTANTS, CHENNAI (FRN 102111), THE COST AUDITOR APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE PAID A REMUNERATION OF INR 1.50 MILLION, PLUS STATUTORY LEVIES AS APPLICABLE, EXCLUDING OUT OF POCKET EXPENSES." "RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND ARE HEREBY AUTHORIZED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION"	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 ("THE ACT") AS AMENDED FROM TIME TO TIME READ WITH SCHEDULE V OF THE ACT, AND PURSUANT TO THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND THE APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS 2015, MR. GIRISH JOSHI (DIN: 09222943), WHO WAS APPOINTED BY THE BOARD OF DIRECTORS AS AN ADDITIONAL DIRECTOR OF THE COMPANY WITH EFFECT FROM JULY 1, 2021 AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY IN TERMS OF SECTION 161 OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER AND BEING ELIGIBLE, AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE ACT FROM A MEMBER PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A WHOLE TIME DIRECTOR OF THE COMPANY FOR A TERM OF 4 YEARS AND 9 MONTHS COMMENCING W.E.F. JULY 1, 2021 TO MARCH 31, 2026, ON THE TERMS AND CONDITIONS AS STIPULATED HEREUNDER AND HE SHALL BE LIABLE TO RETIRE BY ROTATION. 1. REMUNERATION: UPTO INR 50,00,000/- (RUPEES FIFTY LAKHS ONLY) PER ANNUM, INCLUDING ALL ALLOWANCES, PERQUISITES AND BENEFITS THAT HE IS ENTITLED TO IN ACCORDANCE WITH THE COMPANY'S RULES AND REGULATIONS IN FORCE FROM TIME TO TIME. 2. THE COMPANY SHALL REIMBURSE TO THE WHOLE-TIME DIRECTOR ALL THE ACTUAL EXPENSES INCURRED WHOLLY, NECESSARILY AND EXCLUSIVELY FOR AND ON BEHALF OF THE COMPANY AND / OR INCURRED IN PERFORMANCE OF THE DUTIES OF THE COMPANY. 3. BOARD OF DIRECTORS IS ENTITLED TO MAKE CHANGES WITHIN THE OVERALL AMOUNT FIXED BY THE MEMBERS. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), M/S. V. H. SAVALIYA & ASSOCIATES, COST ACCOUNTANTS (FRN: 100346), APPOINTED AS THE COST AUDITORS BY THE BOARD OF DIRECTORS OF THE COMPANY, TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE PAID THE REMUNERATION AS SET OUT IN THE STATEMENT ANNEXED TO THE NOTICE CONVENING THIS MEETING. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
ASTRAL LIMITED	INE006I01046	31-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188(1)(F) READ WITH COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES 2014 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 INCLUDING STATUTORY MODIFICATION/S OR RE-ENACTMENT/S THEREOF FOR THE TIME BEING IN FORCE, THE CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS TO APPROVE AND PAY REMUNERATION TO MR. KAIRAV ENGINEER, VICE PRESIDENT (BUSINESS DEVELOPMENT) MAXIMUM UP TO INR 1,50,00,000/- (RUPEES ONE CRORE FIFTY LACS ONLY) PER ANNUM (INCLUDING ALL ALLOWANCES, PERQUISITES AND BENEFITS THAT HE IS ENTITLED TO IN ACCORDANCE WITH THE COMPANY'S RULES AND REGULATIONS IN FORCE), EFFECTIVE FROM APRIL 1, 2021" RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR

ASTRAL LIMITED	INE006101046	31-Aug-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188(1)(F) READ WITH COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES 2014 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 INCLUDING STATUTORY MODIFICATION/S OR RE-ENACTMENT/S THEREOF FOR THE TIME BEING IN FORCE, THE CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS TO APPROVE AND PAY REMUNERATION TO MR. SAUMYA ENGINEER, VICE PRESIDENT (BUSINESS DEVELOPMENT) MAXIMUM UP TO INR 1,50,00,000/- (RUPEES ONE CRORE FIFTY LACS ONLY) PER ANNUM (INCLUDING ALL ALLOWANCES, PERQUISITES AND BENEFITS THAT HE IS ENTITLED TO IN ACCORDANCE WITH THE COMPANY'S RULES AND REGULATIONS IN FORCE), EFFECTIVE FROM APRIL 1, 2021" RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	AGAINST
ASTRAL LIMITED	INE006101046	31-Aug-2021	TO CONFIRM INTERIM DIVIDEND DECLARED BY THE BOARD OF DIRECTORS AND TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021: DURING THE YEAR UNDER REVIEW, THE BOARD OF DIRECTORS DECLARED AND PAID INTERIM DIVIDEND OF INR 1/- (100%) PER EQUITY SHARE. FURTHER YOUR DIRECTORS HAVE RECOMMENDED A FINAL DIVIDEND OF INR 1/- (100%) PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 SUBJECT TO APPROVAL OF SHAREHOLDERS IN THE ENSUING ANNUAL GENERAL MEETING. WITH THE ABOVE, THE TOTAL DIVIDEND FOR THE CURRENT YEAR WOULD BE INR 2/- (200%) PER EQUITY SHARE AS COMPARED TO INR 1/- (100%) TOTAL DIVIDEND PAID IN THE PREVIOUS YEAR. THE FINAL DIVIDEND IF APPROVED IN THE ENSUING ANNUAL GENERAL MEETING AND INTERIM DIVIDEND WILL ABSORB INR 352 MILLION DURING THE YEAR UNDER REVIEW COMPARED TO INR 151 MILLION ABSORBED IN THE PREVIOUS YEAR	FOR
ASTRAL LIMITED	INE006101046	31-Aug-2021	TO CONSIDER RE-APPOINTMENT OF MRS. JAGRUTI ENGINEER (DIN: 00067276), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
ASTRAL LIMITED	INE006101046	31-Aug-2021	TO RECEIVE, CONSIDER AND ADOPT, THE AUDITED FINANCIAL STATEMENTS (INCLUDING CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF DIRECTORS AND AUDITORS THEREON	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Carl McCall	AGAINST
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Lynn Swann	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Manfred Puffer	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Marc Beilinson	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Mitra Hormozi	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	Election of Class III Director: Robert Borden	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	To appoint PricewaterhouseCoopers LLP ("PwC"), an independent registered accounting firm, as the Company's independent auditor to serve until the close of the Company's next annual general meeting in 2022.	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	To refer the determination of the remuneration of PwC to the audit committee of the board of directors of the Company.	FOR
ATHENE HOLDING LTD.	BMG0684D1074	31-Aug-2021	To vote on a non-binding advisory resolution to approve the compensation paid to the Company's named executive officers.	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	DEMONSTRATION ANALYSIS REPORT ON THE PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	DILUTED IMMEDIATE RETURN AFTER THE SHARE OFFERING TO SPECIFIC PARTIES, FILLING MEASURES AND COMMITMENTS OF RELEVANT PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	FULL AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING THE SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ARRANGEMENT FOR THE ACCUMULATED RETAINED PROFITS BEFORE THE SHARE OFFERING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ISSUING METHOD AND DATE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ISSUING TARGETS AND SUBSCRIPTION METHOD	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: ISSUING VOLUME	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: LISTING PLACE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: LOCKUP PERIOD	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: PRICING BASE DATE, PRICING PRINCIPLES AND ISSUE PRICE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: STOCK TYPE AND PAR VALUE	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: THE VALID PERIOD OF THE RESOLUTION ON THE SHARE OFFERING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PLAN FOR SHARE OFFERING TO SPECIFIC PARTIES: TOTAL AMOUNT AND PURPOSE OF THE RAISED FUNDS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	PREPLAN FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2021 TO 2023	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	SPECIAL REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	31-Aug-2021	THE COMPANY'S ELIGIBILITY FOR SHARE OFFERING TO SPECIFIC PARTIES	FOR
EQUITY COMMONWEALTH	US2946281027	31-Aug-2021	To approve one or more adjournments of the special meeting to another date, time or place, or format, if necessary or appropriate, to solicit additional proxies in favor of the proposal to approve the issuance of Equity Commonwealth's common shares in connection with the merger.	FOR
EQUITY COMMONWEALTH	US2946281027	31-Aug-2021	To approve the issuance of Equity Commonwealth's common shares in connection with the merger, pursuant to the Agreement and Plan of Merger dated as of May 4, 2021, as amended and restated as of August 15, 2021, and as it may be further amended from time to time, by and among Equity Commonwealth, Monmouth Real Estate Investment Corporation and EQC Maple Industrial LLC (f/k/a RS18 LLC).	FOR
IO MART GROUP PLC	GB0004281639	31-Aug-2021	S551 AUTHORITY TO ALLOT SHARES	FOR

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IOMART GROUP PLC	GB0004281639	31-Aug-2021	S570 AUTHORITY TO ALLOT SHARES ON A NON PRE-EMPTIVE BASIS	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	S701 AUTHORITY TO MAKE MARKET PURCHASES	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO APPROVE THE REMUNERATION REPORT	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2021 AT 4.50P PER SHARE	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS UNDER S561 IN RELATION TO ACQUISITIONS OR OTHER CAPITAL INVESTMENTS	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT ANGUS MACSWEEN AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT DELOITTE LLP, CHARTERED ACCOUNTANTS, AS AUDITORS	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT KARYN LAMONT AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT MR ANDREW TAYLOR, WHO WAS APPOINTED SINCE THE LAST ANNUAL GENERAL MEETING, AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT RICHARD MASTERS AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO REAPPOINT SCOTT CUNNINGHAM AS A DIRECTOR OF THE COMPANY	FOR
IOMART GROUP PLC	GB0004281639	31-Aug-2021	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	GRANT OF LONG-TERM PERFORMANCE RIGHTS TO MR GRAEME KATZ, CHIEF EXECUTIVE OFFICER	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	ISSUE OF STAPLED SECURITIES FOR CASH UNDER JSE LISTING REQUIREMENTS	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF NON-BOARD ENDORSED EXTERNAL NOMINEE, JAMES STOREY, AS A DIRECTOR OF THE RESPONSIBLE ENTITY	AGAINST
IRONGATE GROUP	AU0000046005	31-Aug-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF NON-BOARD ENDORSED EXTERNAL NOMINEE, TONY PITT, AS A DIRECTOR OF THE RESPONSIBLE ENTITY	AGAINST
IRONGATE GROUP	AU0000046005	31-Aug-2021	RATIFICATION OF PLACEMENT UNDER THE ASX LISTING RULES	FOR
IRONGATE GROUP	AU0000046005	31-Aug-2021	REMUNERATION REPORT	FOR
JUST GROUP PLC	GB00BCRX1J15	31-Aug-2021	AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE ISSUE OF CONTINGENT CONVERTIBLE SECURITIES	FOR
JUST GROUP PLC	GB00BCRX1J15	31-Aug-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE ISSUE OF CONTINGENT CONVERTIBLE SECURITIES	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	31-Aug-2021	To approve the merger (the "Merger") of Monmouth Real Estate Investment Corporation ("MNR") with and into EQC Maple Industrial LLC (f/k/a RS18 LLC) ("Merger Sub"), a subsidiary of Equity Commonwealth ("EQC"), pursuant to the Agreement and Plan of Merger, dated as of May 4, 2021, as amended and restated as of August 15, 2021 and as it may be further amended from time to time (the "Merger Agreement"), by and among MNR, EQC and Merger Sub, and the other transactions contemplated by the Merger Agreement.	AGAINST
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	31-Aug-2021	To approve, on a non-binding advisory basis, certain compensation that may be paid or become payable to MNR's five executive officers in connection with the Merger Agreement and the transactions contemplated thereby.	AGAINST
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	31-Aug-2021	To authorize the board of directors of MNR, to approve one or more adjournments of the MNR special meeting to another date, time, place, or format, if necessary or appropriate, including to solicit additional proxies in favor of the proposal to approve the Merger and the other transactions contemplated by the Merger Agreement.	AGAINST
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2020	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 1 BILLION; APPROVE CREATION OF EUR 4.9 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE MERGER AGREEMENT WITH NAGARRO HOLDING GMBH	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE REMUNERATION SYSTEM FOR MANAGEMENT BOARD MEMBERS	AGAINST
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE REMUNERATION SYSTEM FOR SUPERVISORY BOARD MEMBERS	FOR
NAGARRO SE	DE000A3H2200	31-Aug-2021	APPROVE STOCK OPTION PLAN FOR KEY EMPLOYEES; APPROVE CREATION OF EUR 45,000 POOL OF CONDITIONAL CAPITAL TO GUARANTEE CONVERSION RIGHTS	AGAINST
NAGARRO SE	DE000A3H2200	31-Aug-2021	RATIFY LOHR & COMPANY GMBH AS AUDITORS FOR FISCAL YEAR 2021	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Akaura, Toru	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is Audit and Supervisory Committee Member Shiotsuki, Toko	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hashimoto, Muneyuki	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Oma, Yuta	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shiomi, Kenji	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Terada, Chikahiro	FOR
SANSAN,INC.	JP3332540008	31-Aug-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tomioka, Kei	FOR
SHENGYI TECHNOLOGY CO LTD	CNE000000XL5	31-Aug-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATIONS OF THE COMPANY	FOR
SHENGYI TECHNOLOGY CO LTD	CNE000000XL5	31-Aug-2021	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS FUNDS	FOR

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SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	A. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON. B. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPOINTMENT OF DR. PAWAN GOENKA AS AN INDEPENDENT DIRECTOR OF THE COMPANY, FOR A PERIOD OF FIVE YEARS I.E. FROM MAY 21, 2021 TO MAY 20, 2026	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPOINTMENT OF MS. RAMA BIJAPURKAR AS AN INDEPENDENT DIRECTOR OF THE COMPANY, FOR A PERIOD OF FIVE YEARS I.E. FROM MAY 21, 2021 TO MAY 20, 2026	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPROVAL OF MAXIMUM LIMIT OF REMUNERATION OF MR. SAILESH T. DESAI, WHOLE-TIME DIRECTOR, FOR FURTHER PERIOD OF TWO YEARS I.E. FROM APRIL 1, 2022 TO MARCH 31, 2024	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPROVAL OF PAYMENT OF COMMISSION UPTO 1% OF THE NET PROFITS, TO NON-EXECUTIVE DIRECTORS OF THE COMPANY FOR A PERIOD OF FIVE FROM THE FINANCIAL YEAR ENDING ON MARCH 31, 2022 UP TO AND INCLUDING FINANCIAL YEAR ENDING ON MARCH 31, 2026	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	APPROVAL OF RE-APPOINTMENT AND MAXIMUM LIMIT OF REMUNERATION OF MR. KALYANASUNDARAM SUBRAMANIAN AS A WHOLE-TIME DIRECTOR OF THE COMPANY FOR A FURTHER PERIOD OF TWO YEARS I.E. FROM FEBRUARY 14, 2021 TO FEBRUARY 13, 2023	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	RATIFICATION OF REMUNERATION OF M/S. B M SHARMA & ASSOCIATES, COST AUDITORS FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	TO APPOINT MR. DILIP SHANGHVI (DIN: 00005588), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	TO APPOINT MR. KALYANASUNDARAM SUBRAMANIAN (DIN: 00179072) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT AS A DIRECTOR	FOR
SUN PHARMACEUTICAL INDUSTRIES LTD	INE044A01036	31-Aug-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND OF INR 5.50/- (RUPEES FIVE AND PAISE FIFTY ONLY) PER EQUITY SHARE OF INR 1/- EACH AND TO DECLARE FINAL DIVIDEND OF INR 2/- (RUPEES TWO ONLY) PER EQUITY SHARE FOR THE FINANCIAL YEAR 2020-21	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Substitute Executive Director Gaun, Norimasa	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Substitute Supervisory Director Shimizu, Fumi	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Supervisory Director Okamura, Kenichiro	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint a Supervisory Director Sekine, Kumiko	FOR
UNITED URBAN INVESTMENT CORPORATION	JP3045540006	31-Aug-2021	Appoint an Executive Director Emon, Toshiaki	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	ADOPTION OF REMUNERATION REPORT	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	RATIFICATION OF PRIOR ISSUE OF CONVERTIBLE NOTES	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	RE-ELECTION OF DIRECTOR - MR ROGER SHARP	FOR
WEBJET LTD	AU000000WEB7	31-Aug-2021	RE-ELECTION OF DIRECTOR - MS DENISE MCCOMISH	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Appoint the auditor until the next annual meeting and authorize the Board of Directors to set their remuneration PricewaterhouseCoopers LLP	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Alain Bouchard	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Marie Josée Lamothe	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Monique F. Leroux	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Réal Plourde	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Daniel Rabinowicz	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Louis Têtu	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Louis Vachon	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Mélanie Kau	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Jean Bernier	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Karinne Bouchard	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Eric Boyko	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Jacques D'Amours	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Janice L. Fields	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Richard Fortin	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Director Election - Brian Hannasch	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	On an advisory basis and not to diminish the role and responsibilities of the board of directors that the shareholders accept the approach to executive compensation as disclosed in our 2021 management information circular.	FOR
ALIMENTATION COUCHE-TARD INC.	CA01626P4033	01-Sep-2021	Pass an ordinary resolution approving and ratifying the Corporation's amended and restated Stock Incentive Plan.	FOR

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AUTOHELLAS SA	GRS337003008	01-Sep-2021	AMENDMENT OF THE RESOLUTION OF THE COMPANY'S ANNUAL GENERAL MEETING OF 15 JULY 2020 ON THE AUTHORIZATION OF THE BOARD OF DIRECTORS TO ESTABLISH A SHARE ISSUE PROGRAM IN THE FORM OF STOCK OPTIONS, TO INCLUDE MEMBERS OF THE PERSONNEL OF THE SUBSIDIARIES OF THE COMPANY WITHIN THE MEANING OF ARTICLE 32 OF LAW NO. 4308/2014	AGAINST
AUTOHELLAS SA	GRS337003008	01-Sep-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING NEW, COMMON, REGISTERED, VOTING SHARES, IN ACCORDANCE WITH ARTICLE 24 PAR. 1B OF LAW 4548/2018	AGAINST
AUTOHELLAS SA	GRS337003008	01-Sep-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO ISSUE A BOND LOAN WITH BONDS CONVERTIBLE INTO COMMON, REGISTERED, VOTING SHARES, PURSUANT TO ARTICLE 71 PAR. 1B OF LAW 4548/2018	AGAINST
AUTOHELLAS SA	GRS337003008	01-Sep-2021	CANCELLATION OF TREASURY SHARES PURSUANT TO ARTICLE 49 OF LAW 4548/2018 AND CORRESPONDING REDUCTION OF THE COMPANY'S SHARE CAPITAL. AMENDMENT OF ARTICLE 3 OF THE COMPANY'S ARTICLES OF ASSOCIATION. PROVISION OF AUTHORIZATIONS	FOR
AUTOHELLAS SA	GRS337003008	01-Sep-2021	ELECTION OF NEW MEMBER(S) OF THE BOARD OF DIRECTORS	AGAINST
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT subject to the passing of the Class-based Resolution (as defined in the Meeting Notice) at each of the class meeting of holders of the Class Y ordinary shares with a par value of US\$0.0001 each and the class meeting of holders of Class Z ordinary shares with a par value of US\$0.0001 each convened on the same date and at the same place as the EGM, the Company's Sixth Amended and Restated Memorandum of Association and Articles of Association be amended, as ... (due to space limits, see proxy material for full proposal).	FOR
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT subject to the passing of the Class-based Resolution at each of the class meeting of holders of the Class Y ordinary shares with a par value of US\$0.0001 each and the extraordinary general meeting of the Company convened on the same date and at the same place as the Class Z Meeting, the Company's Sixth Amended and Restated Memorandum of Association and Articles of Association be amended, as disclosed on pages 118 to 128 of the Company's Hong Kong prospectus dated ... (due to space limits, see proxy material for full proposal).	FOR
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT the Chinese name of the Company be adopted as the dual foreign name of the Company.	FOR
BILIBILI INC	US0900401060	01-Sep-2021	As a special resolution: THAT the Company's Sixth Amended and Restated Memorandum of Association and Articles of Association be amended, as disclosed on pages 118 to 128 of the Company's Hong Kong prospectus dated March 18, 2021, by (a) incorporating the following requirements under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited: (i) paragraphs 2(2), 12, 13(2) and 14 of Appendix 3, (ii) paragraphs 1, 3(1), 3(2), 3(3), 4(1), 4(2), 5(2), 5(3) and 5(4) of Part B ... (due to space limits, see proxy material for full proposal).	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Allison M. Wing	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Cara K. Heiden	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Darren M. Rebelez	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: David K. Lenhardt	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Diane C. Bridgewater	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Donald E. Frieson	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Gregory A. Trojan	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: H. Lynn Horak	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Judy A. Schmeling	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	Election of Director to serve until the next Annual Meeting: Larree M. Renda	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	To hold an advisory vote on our named executive officer compensation.	FOR
CASEY'S GENERAL STORES, INC.	US1475281036	01-Sep-2021	To ratify the appointment of KPMG LLP as the independent registered public accounting firm of the Company for the fiscal year ending April 30, 2022.	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO ADOPT THE REMUNERATION REPORT	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO APPROVE THE GRANT OF FY21 PERFORMANCE RIGHTS TO MR JEFFERY ADAMS	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO APPROVE THE GRANT OF FY22 PERFORMANCE RIGHTS TO MR JEFFERY ADAMS	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO ELECT MS CHRISTINE HOLMAN AS A DIRECTOR	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO ELECT MS MARGARET HASELTINE AS A DIRECTOR	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO INCREASE THE NON-EXECUTIVE DIRECTOR AGGREGATE FEE POOL	FOR
METCASH LTD	AU000000MTSO	01-Sep-2021	TO RE-ELECT MR MURRAY JORDAN AS A DIRECTOR	FOR
REGAL BELOIT CORPORATION	US7587501039	01-Sep-2021	A proposal to approve an amendment and restatement of Regal's Articles of Incorporation to effect a change in Regal's legal name from "Regal Beloit Corporation" to "Regal Rexnord Corporation" (which amendment and restatement will not be implemented if the Merger is not consummated).	FOR
REGAL BELOIT CORPORATION	US7587501039	01-Sep-2021	A proposal to approve an amendment and restatement of Regal's Articles of Incorporation to increase the number of authorized shares of Regal common stock from 100,000,000 to 150,000,000 (which amendment and restatement will not be implemented if the Merger is not consummated).	FOR
REGAL BELOIT CORPORATION	US7587501039	01-Sep-2021	A proposal to approve the adjournment of the Regal Special Meeting, if necessary, to solicit additional proxies in the event there are not sufficient votes at the time of the Regal Special Meeting to approve the Regal Share Issuance Proposal.	FOR
REGAL BELOIT CORPORATION	US7587501039	01-Sep-2021	A proposal to approve the issuance of shares of Regal common stock pursuant to the Merger Agreement dated as of February 15, 2021 as it may be amended from time to time (which we refer to as the "Regal Share Issuance Proposal").	FOR
REXNORD CORPORATION	US76169B1026	01-Sep-2021	To approve the adjournment of the Special Meeting, if necessary, to solicit additional proxies in the event there are not sufficient votes at the time of the Special Meeting to approve Proposal 1.	FOR
REXNORD CORPORATION	US76169B1026	01-Sep-2021	To approve the transactions contemplated by the Agreement and Plan of Merger, dated as of February 15, 2021, as may be amended from time to time and the transactions contemplated by the Separation and Distribution Agreement, dated as of February 15, 2021, as may be amended from time to time.	FOR

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REXNORD CORPORATION	US76169B1026	01-Sep-2021	To approve, on a non-binding, advisory basis, the compensation of Rexnord's named executive officers with respect to the Accelerated PSUs.	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	PROPOSED AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	PROPOSED RENEWAL OF AUTHORITY FOR THE PURCHASE BY THE COMPANY OF ITS OWN ORDINARY SHARES	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	PROPOSED RENEWAL OF AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES IN THE COMPANY FOR THE PURPOSE OF THE COMPANY'S DIVIDEND REINVESTMENT PLAN	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO APPROVE THE PAYMENT OF BENEFITS PAYABLE TO THE DIRECTORS (EXCLUDING DIRECTORS' FEES) UP TO AN AGGREGATE AMOUNT OF RM2,500,000 FOR THE PERIOD FROM 2 SEPTEMBER 2021 UNTIL THE NEXT AGM OF THE COMPANY	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF RM1,291,069 FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-APPOINT MESSRS ERNST & YOUNG PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-ELECT ROBERT WILLIAM GOUDSWAARD WHO WAS APPOINTED AS DIRECTOR DURING THE FINANCIAL YEAR AND RETIRES PURSUANT TO CLAUSE 102 OF THE COMPANY'S CONSTITUTION	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION: SEOW YOO LIN	FOR
AMMB HOLDINGS BHD	MYL101500006	02-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR WHO RETIRE BY ROTATION PURSUANT TO CLAUSE 94 OF THE COMPANY'S CONSTITUTION: SOO KIM WAI	AGAINST
CAI INTERNATIONAL, INC.	US12477X1063	02-Sep-2021	To adjourn the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
CAI INTERNATIONAL, INC.	US12477X1063	02-Sep-2021	To adopt the Merger Agreement.	FOR
CAI INTERNATIONAL, INC.	US12477X1063	02-Sep-2021	To approve, on a non-binding, advisory basis, of certain compensation that will be, or may become, payable to our named executive officers in connection with the Merger.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Are you a "controlling shareholder" or do you have a "personal interest" in Item 2 (as each such term is defined under the Companies Law)? If you do not vote For=Yes or Against = NO your vote will not count for Proposal 2.	AGAINST
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Anat Cohen-Dayag, Ph.D.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Eran Perry	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Gilead Halevy	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Jean-Pierre Bizzari, M.D.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Kinneret Livnat Savitzky, Ph.D.	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Paul Sekhri	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	Re-election of Director to hold office until 2022 annual general meeting: Sanford (Sandy) Zweifach	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	To approve the proposed amendment to the form of indemnification undertaking and exemption and release letters of the Company and the entrance into such letters with its incumbent and future Office Holders (as defined in the Proxy Statement).	FOR
COMPUGEN LTD.	IL0010852080	02-Sep-2021	To re-appoint Kost Forer Gabbay & Kasierer (a member of Ernst & Young Global), as the independent registered public accounting firm of the Company for the fiscal year ending December 31, 2021, and until the next annual general meeting of the Company's shareholders, and to authorize the Board of Directors, upon recommendation of the Audit Committee, to determine the remuneration of Kost Forer Gabbay & Kasierer (a member of Ernst & Young Global), in accordance with the volume and nature of its services.	FOR
DUBBER CORPORATION LTD	AU000000DUB3	02-Sep-2021	APPROVAL PLACEMENT TRANCHE 2	FOR
DUBBER CORPORATION LTD	AU000000DUB3	02-Sep-2021	REFRESH PLACEMENT CAPACITY - TRANCHE 1	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	Advisory, non-binding vote to approve named executive officer compensation.	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	Director Election - R. Vann Graves	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	Director Election - Erik R. Hirsch	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	Director Election - Leslie F. Varon	FOR
HAMILTON LANE INCORPORATED	US4074971064	02-Sep-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending March 31, 2022.	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
JET2 PLC	GB00B1722W11	02-Sep-2021	RE-ELECT RICHARD GREEN AS DIRECTOR	AGAINST
JET2 PLC	GB00B1722W11	02-Sep-2021	RE-ELECT STEPHEN HEAPY AS DIRECTOR	AGAINST
MAYTRONICS LTD	IL0010910656	02-Sep-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
MAYTRONICS LTD	IL0010910656	02-Sep-2021	APPROVE RELATED PARTY TRANSACTION WITH INDIRECT CONTROLLER	FOR
THE FOSCHINI GROUP LIMITED	ZAEO00148466	02-Sep-2021	ELECTION OF MR D FRIEDLAND AS A MEMBER OF THE AUDIT COMMITTEE	FOR
THE FOSCHINI GROUP LIMITED	ZAEO00148466	02-Sep-2021	ELECTION OF MR E OBLowitz AS A MEMBER OF THE AUDIT COMMITTEE	FOR

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THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MR R STEIN AS A MEMBER OF THE AUDIT COMMITTEE	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MS B L M MAKGABO-FISKERSTRAND AS A MEMBER OF THE AUDIT COMMITTEE	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	ELECTION OF MS N V SIMAMANE AS A MEMBER OF THE AUDIT COMMITTEE	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	FINANCIAL ASSISTANCE TO RELATED OR INTERRELATED COMPANY OR CORPORATION	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	GENERAL AUTHORITY	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION IMPLEMENTATION REPORT	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	PRESENTATION OF ANNUAL FINANCIAL STATEMENTS	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	REAPPOINTMENT OF EXTERNAL AUDITORS: THAT UPON THE RECOMMENDATION OF THE AUDIT COMMITTEE, DELOITTE & TOUCHE BE REAPPOINTED AS AUDITORS (AND MR J H W DE KOCK AS THE DESIGNATED PARTNER) OF THE COMPANY UNTIL THE FOLLOWING ANNUAL GENERAL MEETING	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	RE-ELECTION OF MR E OBLowitz AS A DIRECTOR	AGAINST
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	RE-ELECTION OF MS B L M MAKGABO-FISKERSTRAND AS A DIRECTOR	FOR
THE FOSCHINI GROUP LIMITED	ZAE000148466	02-Sep-2021	RE-ELECTION OF PROF. F ABRAHAMS AS A DIRECTOR	AGAINST
VIASAT, INC.	US92552V1008	02-Sep-2021	Advisory Vote on Executive Compensation.	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Amendment and Restatement of the 1996 Equity Participation Plan.	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Amendment and Restatement of the Employee Stock Purchase Plan.	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Election of Director: John Stenbit	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Election of Director: Robert Johnson	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Election of Director: Theresa Wise	FOR
VIASAT, INC.	US92552V1008	02-Sep-2021	Ratification of Appointment of PricewaterhouseCoopers LLP as Viasat's Independent Registered Public Accounting Firm for fiscal year 2022.	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152, 161 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT), THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 [SEBI (LODR)], THE SECURITIES CONTRACTS (REGULATION) (STOCK EXCHANGES AND CLEARING CORPORATIONS) REGULATIONS, 2018 (SECC REGULATIONS) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. VIVEK KRISHNA SINHA (DIN: 08667163), A NOMINEE OF NATIONAL BANK FOR AGRICULTURE AND RURAL DEVELOPMENT(NABARD), IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE COMPANIES ACT, 2013 FROM NABARD, A MEMBER, PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A SHAREHOLDER DIRECTOR OF THE COMPANY SUBJECT TO THE APPROVAL OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI), WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION, OR SHALL CEASE TO BE A DIRECTOR OF THE COMPANY ON THE WITHDRAWAL OF HIS NOMINATION BY NABARD EARLIER THAN THE DATE WHEN HE SHALL BE LIABLE TO RETIRE BY ROTATION AND THAT THE DATE OF HIS APPOINTMENT AS A DIRECTOR SHALL BE EFFECTIVE FROM THE DATE OF APPROVAL OF SEBI	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152, 161 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 (THE ACT), THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 [SEBI (LODR)], THE SECURITIES CONTRACTS (REGULATION) (STOCK EXCHANGES AND CLEARING CORPORATIONS) REGULATIONS, 2018 (SECC REGULATIONS) AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. MOHAN NARAYAN SHENOI (DIN: 01603606), IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING UNDER SECTION 160 OF THE COMPANIES ACT, 2013 FROM MR. RAKESH JHUNJHUNWALA, A MEMBER, PROPOSING HIS CANDIDATURE FOR THE OFFICE OF DIRECTOR, BE AND IS HEREBY APPOINTED AS A SHAREHOLDER DIRECTOR OF THE COMPANY SUBJECT TO THE APPROVAL OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI), WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION, OR SHALL CEASE TO BE A DIRECTOR OF THE COMPANY ON THE WITHDRAWAL OF HIS NOMINATION BY THE SAID MEMBER EARLIER THAN THE DATE WHEN HE SHALL BE LIABLE TO RETIRE BY ROTATION AND THAT THE DATE OF HIS APPOINTMENT AS A DIRECTOR SHALL BE EFFECTIVE FROM THE DATE OF APPROVAL OF SEBI	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HEMANG HARISH RAJA (DIN: 00040769), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT, SUBJECT TO APPROVAL OF SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI)	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	TO DECLARE DIVIDEND OF INR 27.60 PER EQUITY SHARE OF FACE VALUE OF INR 10 EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
MULTI COMMODITY EXCHANGE OF INDIA LIMITED	INE745G01035	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: A. AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON. B. AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF AUDITORS THEREON	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE NOTICE PERIOD FOR GENERAL MEETINGS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE PURCHASE OF OWN SHARES	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE SHARE INCENTIVE PLAN	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	APPROVE THE REMUNERATION REPORT	FOR

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STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	AUTHORISE ALLOTMENT OF SHARES	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	AUTHORISE AUDIT COMMITTEE TO DETERMINE AUDITORS' REMUNERATION	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	AUTHORISE POLITICAL DONATIONS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	GENERAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-APPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RECEIVE ANNUAL REPORT AND ACCOUNTS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT GREGOR ALEXANDER	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT JAMES BILEFIELD	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT KAREN THOMSON	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT LYNNE WEEDALL	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT MARTIN GRIFFITHS	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT RAY O'TOOLE	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT ROSS PATERSON	FOR
STAGECOACH GROUP PLC	GB00B6YTLS95	03-Sep-2021	RE-ELECT SIR BRIAN SOUTER	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 2.00 PER SHARE	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL 2020	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2020	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	APPROVE REMUNERATION SYSTEM FOR MANAGEMENT BOARD MEMBERS	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	ELECT KAI SAUERMANN TO THE SUPERVISORY BOARD	FOR
STROEER SE & CO. KGAA	DE0007493991	03-Sep-2021	RATIFY KPMG AG WIRTSCHAFTSPRUEFUNGSGESELLSCHAFT AS AUDITORS FOR FISCAL 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO AMEND THE TEAMLEASE SERVICES LIMITED - EMPLOYEE STOCK APPRECIATION RIGHTS (ESAR) PLAN 2019 ADOPTED BY THE COMPANY AT THE NINETEENTH (19TH) AGM OF THE COMPANY HELD ON AUGUST 23, 2019	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MANISH MAHENDRA SABHARWAL (DIN: 00969601), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT MR. MEKIN MAHESHWARI (DIN: 03621431) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT MR. SUBRAMANIAM SOMASUNDARAM (DIN: 01494407) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO APPOINT MRS. MEENAKSHI NEVATIA (DIN: 08235844) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT AUDITED CONSOLIDATED FINANCIAL STATEMENTS ALONG WITH THE AUDITOR'S REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT AUDITED STANDALONE FINANCIAL STATEMENTS ALONG WITH THE AUDITOR'S REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
TEAMLEASE SERVICES LTD	INE985S01024	03-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT GENERAL MEETINGS OF THE COMPANY (OTHER THAN ANNUAL GENERAL MEETINGS) MAY BE CALLED BY NOTICE OF NOT LESS THAN 14 CLEAR DAYS	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT THE COMPANY AND ANY COMPANY WHICH IS A SUBSIDIARY OF THE COMPANY DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 366 AND 367 OF THE ACT TO: (A) MAKE DONATIONS TO POLITICAL ORGANISATIONS, OTHER THAN POLITICAL PARTIES, NOT EXCEEDING GBP 50,000 IN TOTAL; AND (B) INCUR POLITICAL EXPENDITURE NOT EXCEEDING GBP 50,000 IN TOTAL, PROVIDED THAT SUCH DONATIONS AND/OR EXPENDITURE MADE BY THE COMPANY AND ITS SUBSIDIARIES PURSUANT TO THIS RESOLUTION DO NOT IN AGGREGATE EXCEED GBP 50,000 DURING THE PERIOD TO WHICH THIS RESOLUTION RELATES AND FOR THE PURPOSES OF THIS RESOLUTION, THE AUTHORISED SUM MAY BE COMPRISED OF ONE OR MORE AMOUNTS IN DIFFERENT CURRENCIES WHICH, FOR THE PURPOSES OF CALCULATING THE SAID SUM, SHALL BE CONVERTED INTO POUNDS STERLING AT THE EXCHANGE RATE PUBLISHED IN THE LONDON EDITION OF THE FINANCIAL TIMES ON THE DATE ON WHICH THE RELEVANT EXPENDITURE IS INCURRED (OR THE FIRST BUSINESS DAY THEREAFTER). THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED. FOR THE PURPOSES OF THIS RESOLUTION 'DONATION', 'POLITICAL ORGANISATIONS' AND 'POLITICAL EXPENDITURE' ARE TO BE CONSTRUED IN ACCORDANCE WITH SECTIONS 363, 364 AND 365 OF THE ACT	FOR

THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	<p>THAT THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 (THE 'ACT') TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ANY OF ITS EXISTING ORDINARY SHARES OF 5P EACH IN THE CAPITAL OF THE COMPANY ('EXISTING ORDINARY SHARES') OR ORDINARY SHARES ARISING FROM THE SHARE CONSOLIDATION (AS DEFINED IN APPENDIX 2 TO THE NOTICE OF ANNUAL GENERAL MEETING DATED 2 AUGUST 2021 ('NEW ORDINARY SHARES') IN EACH CASE ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, PROVIDED THAT: (A) THE MAXIMUM NUMBER OF EXISTING ORDINARY SHARES WHICH MAY BE PURCHASED IS 12,169,604 AND THE MAXIMUM NUMBER OF NEW ORDINARY SHARES WHICH MAY BE PURCHASED IS 11,238,629 PROVIDED THAT THE TOTAL NOMINAL VALUE OF EXISTING ORDINARY SHARES AND NEW ORDINARY SHARES PURCHASED PURSUANT TO THIS RESOLUTION 23 SHALL NOT EXCEED GBP 608,480.20 (REPRESENTING APPROXIMATELY 10% OF THE COMPANY'S ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES) AT 26 JULY 2021, THE LATEST PRACTICABLE DATE PRIOR TO THE PUBLICATION OF THIS DOCUMENT); (B) THE MINIMUM PRICE THAT MAY BE PAID FOR EACH EXISTING ORDINARY SHARE IS 5P AND THE MINIMUM PRICE THAT MAY BE PAID FOR EACH NEW ORDINARY SHARE IS THE NOMINAL VALUE OF SUCH SHARE WHICH AMOUNT, IN EACH CASE, SHALL BE EXCLUSIVE OF EXPENSES, IF ANY; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) THAT MAY BE PAID FOR EACH ORDINARY SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF: (I) 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR THE ORDINARY SHARES AS DERIVED FROM THE DAILY OFFICIAL LIST OF THE LONDON STOCK EXCHANGE PLC FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN ORDINARY SHARE IN THE COMPANY ON THE TRADING VENUES WHERE THE MARKET PURCHASE BY THE COMPANY IS CARRIED OUT; (D) UNLESS PREVIOUSLY RENEWED, REVOKED OR VARIED, THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED OR, IF EARLIER, ON 31 OCTOBER 2022; AND (E) THE COMPANY MAY, BEFORE THIS AUTHORITY EXPIRES, CONTRACT TO PURCHASE ORDINARY SHARES THAT WOULD, OR MIGHT, BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF THIS AUTHORITY, AND MAY MAKE PURCHASES OF ORDINARY SHARES PURSUANT TO IT AS IF THIS AUTHORITY HAD NOT EXPIRED</p>	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	<p>THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSES OF SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT') TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES: (A) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,028,267.40; AND (B) UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 2,028,267.45 PROVIDED THAT (I) THEY ARE EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT); AND (II) THEY ARE OFFERED BY WAY OF A RIGHTS ISSUE IN FAVOUR OF HOLDERS OF ORDINARY SHARES IN PROPORTION (AS NEARLY AS PRACTICABLE) TO THE RESPECTIVE NUMBER OF ORDINARY SHARES HELD BY THEM ON THE RECORD DATE FOR SUCH ALLOTMENT (AND HOLDERS OF ANY OTHER CLASS OF EQUITY SECURITIES ENTITLED TO PARTICIPATE THEREIN OR IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES), BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH FRACTIONAL ENTITLEMENTS, TREASURY SHARES, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL DIFFICULTIES WHICH MAY ARISE UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE IN, ANY TERRITORY OR BY VIRTUE OF ORDINARY SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER. THESE AUTHORISATIONS ARE TO EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE ON WHICH THIS RESOLUTION IS PASSED OR, IF EARLIER, ON 31 OCTOBER 2022 (SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE ANY OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED, AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SHARES, OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES, IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORISATIONS CONFERRED HEREBY HAD NOT EXPIRED)</p>	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	<p>THAT, CONDITIONAL UPON THE NEW ORDINARY SHARES (AS DEFINED BELOW) BEING ADMITTED TO THE PREMIUM LISTING SEGMENT OF THE OFFICIAL LIST OF THE FINANCIAL CONDUCT AUTHORITY AND TO TRADING ON THE LONDON STOCK EXCHANGE PLC'S MAIN MARKET FOR LISTED SECURITIES BY 8.00 AM ON 6 SEPTEMBER 2021 (OR SUCH LATER TIME AND/OR DATE AS THE DIRECTORS (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AT THE RELEVANT TIME) MAY IN THEIR ABSOLUTE DISCRETION DETERMINE) ('ADMISSION'), THE DRAFT ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING, MARKED "A" AND SIGNED BY THE CHAIRMAN OF THE MEETING FOR IDENTIFICATION PURPOSES (THE 'NEW ARTICLES'), BE AND ARE HEREBY APPROVED AND ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY WITH EFFECT FROM ADMISSION IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, ALL EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY</p>	FOR

THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	<p>THAT, SUBJECT TO RESOLUTION 20 BEING PASSED AND PURSUANT TO SECTION 570 AND 573 OF THE COMPANIES ACT 2006 (THE 'ACT'), THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 20 ABOVE BY WAY OF RIGHTS ISSUE ONLY) IN FAVOUR OF THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT SUCH RECORD DATE(S) AS THE DIRECTORS MAY DETERMINE WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF THE ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM ON ANY SUCH RECORD DATE(S), SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT TO DEAL WITH FRACTIONAL ENTITLEMENTS, TREASURY SHARES, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS WHICH MAY ARISE UNDER THE LAWS OF, OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE IN, ANY TERRITORY OR BY VIRTUE OF ORDINARY SHARES BEING REPRESENTED BY DEPOSITARY RECEIPTS OR ANY OTHER MATTER; AND (B) THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 304,240.10 (BEING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY LESS TREASURY SHARES AS AT 26 JULY 2021, THE LATEST PRACTICABLE DATE PRIOR TO PUBLICATION OF THIS DOCUMENT), SUCH AUTHORITY TO EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 20 ABOVE, BUT PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED</p>	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	<p>THAT, SUBJECT TO RESOLUTION 20 BEING PASSED AND, PURSUANT TO SECTION 570 AND 573 OF THE COMPANIES ACT 2006 (THE 'ACT'), THE BOARD BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 21 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 304,240.10 (BEING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL OF THE COMPANY LESS TREASURY SHARES AS AT 26 JULY 2021, THE LATEST PRACTICABLE DATE PRIOR TO PUBLICATION OF THIS DOCUMENT); AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE PRE-EMPTION PRINCIPLES MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE UPON THE EXPIRY OF THE GENERAL AUTHORITY CONFERRED BY RESOLUTION 20 ABOVE, BUT PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED</p>	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTIONS 26 AND 27, AND ALSO CONDITIONAL UPON ADMISSION OCCURRING BY 8.00 AM ON 6 SEPTEMBER 2021 (OR SUCH LATER TIME AND/OR DATE AS THE DIRECTORS (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AT THE RELEVANT TIME) MAY IN THEIR ABSOLUTE DISCRETION DETERMINE), THE TERMS OF THE CONTRACT DATED 26 JULY 2021 BETWEEN UBS GROUP AG LONDON BRANCH ('UBS') AND THE COMPANY (A COPY OF WHICH IS PRODUCED TO THE MEETING AND INITIALED FOR THE PURPOSES OF CERTIFICATION BY THE CHAIRMAN) UNDER WHICH (I) THE COMPANY WOULD BE ENTITLED TO REQUIRE UBS TO SELL TO IT ALL THE B SHARES FOLLOWING THEIR RECLASSIFICATION AS DEFERRED SHARES (THE 'DEFERRED SHARES'); AND (II) CONDITIONAL ON A SINGLE DIVIDEND OF 371 PENCE PER B SHARE (TOGETHER WITH AN AMOUNT EQUAL TO THE STAMP DUTY OR STAMP DUTY RESERVE TAX AT THE RATE PREVAILING AT THE RELEVANT TIME) NOT HAVING BEEN PAID BY THE COMPANY TO UBS BY 6.00 PM ON THE FIRST BUSINESS DAY (AS DEFINED IN THE OPTION AGREEMENT) AFTER UBS PURCHASES THE B SHARES (A) UBS WILL BE ENTITLED TO REQUIRE THE COMPANY TO PURCHASE THE B SHARES FROM UBS, AND (B) THE COMPANY WILL BE ENTITLED TO REQUIRE UBS TO SELL THE B SHARES TO THE COMPANY (THE 'OPTION AGREEMENT'), BE AND IS HEREBY APPROVED AND AUTHORISED FOR THE PURPOSES OF SECTION 694 OF THE ACT AND OTHERWISE, BUT SO THAT SUCH APPROVAL AND AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY</p>	FOR

THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTIONS 26 AND 28, AND (IN THE CASE OF (A)) ALSO CONDITIONAL UPON ADMISSION OCCURRING BY 8.00 AM ON 6 SEPTEMBER 2021 (OR SUCH LATER TIME AND/OR DATE AS THE DIRECTORS (AS DEFINED IN THE ARTICLES OF ASSOCIATION OF THE COMPANY AT THE RELEVANT TIME) MAY IN THEIR ABSOLUTE DISCRETION DETERMINE); (A) THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED: (I) TO CAPITALISE A SUM NOT EXCEEDING GBP 125,000 STANDING TO THE CREDIT OF THE COMPANY'S SHARE PREMIUM ACCOUNT, AND TO APPLY SUCH SUM IN PAYING UP IN FULL UP TO THE MAXIMUM NUMBER OF NON-CUMULATIVE IRREDEEMABLE PREFERENCE SHARES OF 0.1 PENCE EACH IN THE CAPITAL OF THE COMPANY CARRYING THE RIGHTS AND RESTRICTIONS SET OUT IN ARTICLE 3A OF THE NEW ARTICLES (THE 'B SHARES') THAT MAY BE ALLOTTED PURSUANT TO THE AUTHORITY GIVEN BY SUB-PARAGRAPH (A)(II) BELOW; AND (II) PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT'), TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT AND ISSUE CREDITED AS FULLY PAID UP (PROVIDED THAT THE AUTHORITY HEREBY CONFIRMED SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY) B SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 125,000 TO THE HOLDERS OF THE ORDINARY SHARES OF 5 PENCE EACH IN THE CAPITAL OF THE COMPANY ('EXISTING ORDINARY SHARES') ON THE BASIS OF ONE B SHARE FOR EVERY EXISTING ORDINARY SHARE (EXCLUDING THE EXISTING ORDINARY SHARES HELD BY THE COMPANY IN TREASURY) HELD AND RECORDED ON THE REGISTER OF MEMBERS OF THE COMPANY AT 6.00 PM ON 3 SEPTEMBER 2021 (OR SUCH OTHER TIME AND/OR DATE AS THE DIRECTORS MAY DETERMINE) (THE 'RECORD TIME'), IN ACCORDANCE WITH THE TERMS OF THE CIRCULAR FROM THE COMPANY TO ITS SHAREHOLDERS DATED 2 AUGUST 2021 AND THE DIRECTORS' DETERMINATION AS TO THE NUMBER OF B SHARES TO BE ALLOTTED AND ISSUED; AND (B) EACH EXISTING ORDINARY SHARE, AS SHOWN IN THE REGISTER OF MEMBERS OF THE COMPANY AT THE RECORD TIME, BE SUBDIVIDED INTO 9,235 UNDESIGNATED SHARES IN THE CAPITAL OF THE COMPANY (EACH AN 'UNDESIGNATED SHARE') AND IMMEDIATELY THEREAFTER, EVERY 10,000 UNDESIGNATED SHARES BE CONSOLIDATED INTO ONE NEW ORDINARY SHARE OF 5.4141 PENCE EACH IN THE CAPITAL OF THE COMPANY (OR SUCH OTHER NUMBER AND NOMINAL VALUE AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DETERMINE IF THE PRICE OF AN EXISTING ORDINARY SHARE AND THE NUMBER OF EXISTING ORDINARY SHARES IN ISSUE SHORTLY BEFORE THE DATE OF THE ANNUAL GENERAL MEETING MEAN THAT THIS RATIO WOULD NO LONGER MAINTAIN COMPARABILITY OF THE COMPANY'S SHARE PRICE BEFORE AND AFTER THE ISSUE OF THE B SHARES) (EACH A 'NEW ORDINARY SHARE'), PROVIDED THAT, WHERE SUCH CONSOLIDATION AND SUBDIVISION WOULD RESULT IN ANY MEMBER BEING ENTITLED TO A FRACTION OF A NEW ORDINARY SHARE, SUCH FRACTION SHALL, SO FAR AS POSSIBLE, BE AGGREGATED WITH THE FRACTIONS OF A NEW ORDINARY SHARE (IF ANY) TO WHICH OTHER MEMBERS OF THE COMPANY WOULD BE SIMILARLY SO ENTITLED AND THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO SELL (OR APPOINT ANY OTHER PERSON TO SELL) TO ANY PERSON OR PERSONS ANY AND ALL THE NEW ORDINARY SHARES REPRESENTING SUCH FRACTIONS AT THE BEST PRICE REASONABLY OBTAINABLE TO ANY PERSON(S), AND TO DISTRIBUTE THE PROCEEDS OF SALE (NET OF EXPENSES) IN DUE PROPORTION AMONG THE RELEVANT MEMBERS WHO WOULD OTHERWISE BE ENTITLED TO THE FRACTIONS SO SOLD, SAVE THAT (I) ANY FRACTION OF A PENNY WHICH WOULD OTHERWISE BE PAYABLE SHALL BE ROUNDED UP OR DOWN IN ACCORDANCE WITH THE USUAL PRACTICE OF THE REGISTRAR OF THE COMPANY, AND (II) ANY DUE PROPORTION OF SUCH PROCEEDS OF LESS THAN GBP 3.00 (NET OF EXPENSES) SHALL BE RETAINED BY THE DIRECTORS FOR THE BENEFIT OF THE COMPANY AND THE RELEVANT MEMBER SHALL NOT BE ENTITLED THERETO (AND, FOR THE PURPOSES OF IMPLEMENTING THE PROVISIONS OF THIS PARAGRAPH, ANY DIRECTOR (OR ANY PERSON APPOINTED BY THE DIRECTORS) SHALL BE AND IS HEREBY AUTHORISED TO EXECUTE ONE OR MORE INSTRUMENT(S) OF TRANSFER IN RESPECT OF SUCH NEW ORDINARY SHARES ON BEHALF OF THE RELEVANT MEMBER(S) AND TO DO ALL ACTS AND THINGS THE DIRECTORS CONSIDER NECESSARY OR DESIRABLE TO EFFECT THE TRANSFER OF SUCH NEW ORDINARY SHARES TO, OR IN ACCORDANCE WITH THE DIRECTIONS	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 30 APRIL 2021	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT A KEMP AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT E ADEKUNLE AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT S SANDS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO ELECT W JACKSON AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RECEIVE THE ACCOUNTS FOR THE YEAR ENDED 30 APRIL 2021, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT A MYERS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT D BRIGHTMORE-ARMOUR AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT G BARKER AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT J TIBALDI AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT K WHITEMAN AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT P VALLONE AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT R C PERRINS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT R DOWNEY AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT R J STEARN AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT S ELLIS AS A DIRECTOR OF THE COMPANY	FOR
THE BERKELEY GROUP HOLDINGS PLC	GB00B02L3W35	03-Sep-2021	TO RE-ELECT SIR J ARMITT AS A DIRECTOR OF THE COMPANY	FOR
TMK PAO	RU000A0B6NK6	03-Sep-2021	TO APPROVE DIVIDEND PAYMENT FOR THE 6 MONTHS OF 2021	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	04-Sep-2021	CONFIRMATION AND/OR VOTING ON THE SPECIAL RESOLUTION FOR THE ISSUANCE OF 4,54,00,000 EQUITY SHARES OF RE.2/- FACE VALUE EACH, AT AN ISSUE PRICE OF RS. 514.43/- PER EQUITY SHARE, TO LIC OF INDIA, AS A PREFERENTIAL ISSUE ON A PRIVATE PLACEMENT BASIS	FOR
FOX-WIZEL LTD	IL0010870223	05-Sep-2021	APPROVE AMENDED COMPENSATION OF MIKEY BEN-ARI, DEPUTY CEO FOR BD AND HEADQUARTER LEAD	AGAINST
FOX-WIZEL LTD	IL0010870223	05-Sep-2021	APPROVE EMPLOYMENT TERMS OF YARDEN WIESEL, CONTROLLER'S RELATIVE, COMMERCIAL MANAGER OF SUBSIDIARY	FOR
ARGO BLOCKCHAIN PLC	GB00B215CS02	06-Sep-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR

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ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO APPROVE THE 2021 EQUITY INCENTIVE PLAN	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO APPROVE THE GRANT OF AWARDS UNDER THE 2021 EQUITY INCENTIVE PLAN TO NON-EXECUTIVE DIRECTORS	FOR
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO APPROVE THE REMUNERATION POLICY	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	AGAINST
ARGO BLOCKCHAIN PLC	GB00BZ15CS02	06-Sep-2021	TO DISAPPLY PRE-EMPTION RIGHTS	AGAINST
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO DECLARE A FINAL DIVIDEND	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY BY THE NUMBER OF SHARES BOUGHT BACK BY THE COMPANY. (6)	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION. (6)	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO GIVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ISSUED SHARES OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION. (6)	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS THE AUDITOR OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MR AU SIU CHEUNG, ALBERT AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MR LI KWOK SING, AUBREY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MR LO MING SHING, IAN AS AN EXECUTIVE DIRECTOR	FOR
CAFE DE CORAL HOLDINGS LTD	BMG1744V1037	06-Sep-2021	TO RE-ELECT MS LO PIK LING, ANITA AS A NON-EXECUTIVE DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	06-Sep-2021	APPROVE MATTERS RELATING TO THE RECOMMENDED CASH ACQUISITION OF GCP STUDENT LIVING PLC BY GEMINI JERSEY JV LP	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	06-Sep-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	CNE10000JG3	06-Sep-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
MARR S.P.A.	IT0003428445	06-Sep-2021	TO APPOINT ONE DIRECTOR FOR INTEGRATION OF THE BOARD OF DIRECTORS	FOR
MARR S.P.A.	IT0003428445	06-Sep-2021	TO DISTRIBUTE TO SHAREHOLDERS A DIVIDEND FROM AVAILABLE RESERVES	FOR
SUNING.COM CO., LTD.	CNE00001KF2	06-Sep-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SUNING.COM CO., LTD.	CNE00001KF2	06-Sep-2021	CHANGE OF DIRECTORS	FOR
SUNING.COM CO., LTD.	CNE00001KF2	06-Sep-2021	ESTIMATED ADDITIONAL CONTINUING CONNECTED TRANSACTIONS	FOR
TELEKOM AUSTRIA AG	AT0000720008	06-Sep-2021	ELECTION OF 1 MEMBER TO THE SUPERVISORY BOARD	AGAINST
YARA INTERNATIONAL ASA	N00010208051	06-Sep-2021	APPROVE ADDITIONAL DIVIDENDS OF NOK 20.00 PER SHARE	FOR
YARA INTERNATIONAL ASA	N00010208051	06-Sep-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
YARA INTERNATIONAL ASA	N00010208051	06-Sep-2021	ELECT CHAIRMAN OF MEETING DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
BEIJING YUANLIU HONGYUAN ELECTRONIC TECHNOLOGY CO	CNE100003LG3	07-Sep-2021	CHANGE OF THE REGISTERED CAPITAL AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE DIRECTORS ADDITIONAL POWERS TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ADDITIONAL FIVE PER CENT FOR CERTAIN TRANSACTIONS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE DIRECTORS GENERAL POWERS TO DISAPPLY PRE-EMPTION RIGHTS UP TO FIVE PER CENT OF THE ISSUED SHARE CAPITAL	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO DECLARE A FINAL DIVIDEND	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO MAINTAIN THE NOTICE PERIOD FOR GENERAL MEETINGS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-APPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RECEIVE AND ADOPT THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR DRABBLE AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR MARSH AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR ROBBIE AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR ROBERTS AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MR SOAMES AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MS BAXTER AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MS KESSEL AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RE-ELECT MS SMALLY AS A DIRECTOR	FOR
DS SMITH PLC	GB0008220112	07-Sep-2021	TO RENEW THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES	FOR

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IMUGENE LTD	AU000000IMU9	07-Sep-2021	APPROVAL OF ALLOTMENT AND ISSUE OF CONSIDERATION SHARES TO RELATED PARTIES: PAUL HOPPER AND PERSONS AND ENTITIES RELATED TO HIM	FOR
IMUGENE LTD	AU000000IMU9	07-Sep-2021	RATIFICATION OF ISSUANCE OF CONSIDERATION SHARES TO UNRELATED VAXINIA VENDORS	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Substitute Executive Director Nomura, Yoshinaga	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Substitute Supervisory Director Kawaguchi, Akihiro	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Supervisory Director Denawa, Masato	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Supervisory Director Ikebe, Konomi	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint a Supervisory Director Kusanagi, Nobuhisa	FOR
JAPAN PRIME REALTY INVESTMENT CORPORATION	JP3040890000	07-Sep-2021	Appoint an Executive Director Jozaki, Yoshihiro	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Allen Karp	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Marlene Carl	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Jeffrey Schwartz	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Erez Gissin	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Robin Chase	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Elliot Noss	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	Director Election - Brad Burnham	FOR
TUCOWS INC.	US8986972060	07-Sep-2021	To ratify the selection of the independent accounting firm for the fiscal year ending December 31, 2021.	FOR
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	ELECT BLAKE RESSEL AS DIRECTOR	AGAINST
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	REAPPOINT GRANT THORNTON UK LLP AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	RE-ELECT GAVIN PETKEN AS DIRECTOR	AGAINST
VICTORIA PLC	GB00BZCOLC10	07-Sep-2021	RE-ELECT GEOFFREY WILDING AS DIRECTOR	AGAINST
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 2.00 PER REGISTERED A SHARE AND CHF 0.20 PER REGISTERED B SHARE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6.6 MILLION	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 8.1 MILLION	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 14.9 MILLION	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	DESIGNATE ETUDE GAMPERT DEMIERRE MORENO AS INDEPENDENT PROXY	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	RATIFY PRICEWATERHOUSECOOPERS SA AS AUDITORS	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT CLAY BRENDISH AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT GUILLAUME PICTET AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT KEYU JIN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REAPPOINT MARIA RAMOS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT ANTON RUPERT AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT BURKHART GRUND AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT CLAY BRENDISH AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT GUILLAUME PICTET AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JAN RUPERT AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JASMINE WHITBREAD AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JEAN-BLAISE ECKERT AS DIRECTOR	AGAINST
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JEFF MOSS AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JEROME LAMBERT AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JOHANN RUPERT AS DIRECTOR AND BOARD CHAIRMAN	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT JOSUA MALHERBE AS DIRECTOR	AGAINST
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT KEYU JIN AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT MARIA RAMOS AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT NIKESH ARORA AS DIRECTOR	FOR

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COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT PATRICK THOMAS AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT RUGGERO MAGNONI AS DIRECTOR	AGAINST
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT VESNA NEVISTIC AS DIRECTOR	FOR
COMPAGNIE FINANCIERE RICHEMONT SA	CH0210483332	08-Sep-2021	REELECT WENDY LUHABE AS DIRECTOR	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: CHANGE OF THE NAME OF THE COMPANY: DSV A/S	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	AMENDMENTS TO THE ARTICLES OF ASSOCIATION: PROPOSED AUTHORISATION TO INCREASE THE SHARE CAPITAL	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	AMENDMENTS TO THE REMUNERATION POLICY	FOR
DSV PANALPINA A/S	DK0060079531	08-Sep-2021	ELECTION OF NEW MEMBER FOR THE BOARD OF DIRECTORS: TAREK SULTAN AL-ESSA	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO ALLOT SECURITIES	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO CALL GENERAL MEETINGS ON 14 DAYS' NOTICE	AGAINST
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO APPROVE THE DIRECTORS' ANNUAL REPORT ON REMUNERATION (EXCLUDING THE DIRECTORS' REMUNERATION POLICY SUMMARY REPORT), FOR THE PERIOD ENDED 2 APRIL 2021 AS SET OUT ON PAGES 125 TO 135 OF THE COMPANY'S 2021 ANNUAL REPORT	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE FOR AND ON BEHALF OF THE BOARD OF DIRECTORS TO DETERMINE THE REMUNERATION TO BE PAID TO THE AUDITOR OF THE COMPANY	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO DECLARE A FINAL DIVIDEND FOR THE PERIOD ENDED 2 APRIL 2021 OF 5.0 PENCE FOR EACH ORDINARY SHARE, AS RECOMMENDED BY THE DIRECTORS, TO BE PAID ON 17 SEPTEMBER 2021 TO ORDINARY SHAREHOLDERS WHOSE NAME APPEARS ON THE COMPANY'S REGISTER OF MEMBERS AT THE CLOSE OF BUSINESS ON 13 AUGUST 2021	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO ELECT TOM SINGER AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-APPOINT BDO LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE 2021 ANNUAL GENERAL MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RECEIVE THE AUDITED ANNUAL FINANCIAL STATEMENTS FOR THE PERIOD ENDED 2 APRIL 2021 AND THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT GRAHAM STAPLETON AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT HELEN JONES AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT JILL CASEBERRY AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT KEITH WILLIAMS AS A DIRECTOR	FOR
HALFORDS GROUP PLC	GB00B012TP20	08-Sep-2021	TO RE-ELECT LORAIN WOODHOUSE AS A DIRECTOR	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ADVISORY VOTE ON EXECUTIVE COMPENSATION	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDEND	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROVAL OF COMPENSATION FOR THE BOARD OF DIRECTORS FOR THE 2021 TO 2022 BOARD YEAR	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROVAL OF COMPENSATION FOR THE GROUP MANAGEMENT TEAM FOR FISCAL YEAR 2023	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE STATUTORY FINANCIAL STATEMENTS OF LOGITECH INTERNATIONAL S.A. FOR FISCAL YEAR 2021	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION OF THE CHAIRPERSON OF THE BOARD: MS. WENDY BECKER	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF DR. EDOUARD BUGNION	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF DR. NEIL HUNT	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF DR. PATRICK AEBISCHER	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. BRACKEN DARRELL	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. GUY GECHT	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. MICHAEL POLK	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MR. RIET CADONAU	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. DEBORAH THOMAS	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. MARJORIE LAO	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. NEELA MONTGOMERY	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MS. WENDY BECKER	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: ELECTION OF MS. NEELA MONTGOMERY	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF DR. EDOUARD BUGNION	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF DR. NEIL HUNT	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF MR. MICHAEL POLK	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	ELECTION TO THE COMPENSATION COMMITTEE: RE-ELECTION OF MR. RIET CADONAU	FOR

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LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	RE-ELECTION OF ETUDE REGINA WENGER & SARAH KEISER-WUGER AS INDEPENDENT REPRESENTATIVE	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	RE-ELECTION OF KPMG AG AS LOGITECH'S AUDITORS AND RATIFICATION OF THE APPOINTMENT OF KPMG LLP AS LOGITECH'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022	FOR
LOGITECH INTERNATIONAL SA	CH0025751329	08-Sep-2021	RELEASE OF THE BOARD OF DIRECTORS AND EXECUTIVE OFFICERS FROM LIABILITY FOR ACTIVITIES DURING FISCAL YEAR 2021	FOR
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	Director Election - Richard R. Crowell	ABSTAIN
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	Director Election - Dr. Steven H. Kaplan	ABSTAIN
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	Director Election - Alan B. Levine	ABSTAIN
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	To approve the Company's 2021 Long-Term Incentive Plan.	FOR
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	To consider a resolution regarding the stockholder advisory vote on named executive officer compensation.	AGAINST
RBC BEARINGS INCORPORATED	US75524B1044	08-Sep-2021	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year 2022.	FOR
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	Director Election - Robert Coffin, Ph.D.	FOR
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	Director Election - Hyam Levitsky, M.D.	FOR
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	Director Election - Dieter Weinand	ABSTAIN
REPLIMUNE GROUP INC	US76029N1063	08-Sep-2021	To ratify the selection of PricewaterhouseCoopers LLP as the independent registered public accounting firm for Replimune Group, Inc. for the fiscal year ending March 31, 2022.	FOR
ZHONGSHENG GROUP HOLDINGS LTD	KYG9894K1085	08-Sep-2021	TO APPROVE THE SHARE PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO GIVE A SPECIFIC MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE A MAXIMUM OF 124,349,347 NEW SHARES OF THE COMPANY AT THE ISSUE PRICE OF HKD 63.3964 PER SHARE TO THE SELLER (OR TO AN AFFILIATE OF THE SELLER AS THE SELLER MAY DIRECT) IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE SHARE PURCHASE AGREEMENT, AS MORE PARTICULARLY SET OUT AS THE ORDINARY RESOLUTION IN THE NOTICE CONVENING THE MEETING	FOR
BOX INC	US10316T1043	09-Sep-2021	Director Election - Dana Evan	FOR
BOX INC	US10316T1043	09-Sep-2021	Director Election - Peter Leav	FOR
BOX INC	US10316T1043	09-Sep-2021	Director Election - Aaron Levie	FOR
BOX INC	US10316T1043	09-Sep-2021	To approve an amendment to our 2015 Employee Stock Purchase Plan.	FOR
BOX INC	US10316T1043	09-Sep-2021	To approve an amendment to our amended and restated certificate of incorporation (the "Charter") to eliminate the supermajority stockholder vote requirement to amend certain provisions of our Charter.	FOR
BOX INC	US10316T1043	09-Sep-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
BOX INC	US10316T1043	09-Sep-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending January 31, 2022.	FOR
EMPIRE COMPANY LIMITED	CA2918434077	09-Sep-2021	The advisory resolution on the Company's approach to executive compensation as set out in the Information Circular of the Company.	FOR
ENDEAVOUR MINING PLC	GB00BL6K5J42	09-Sep-2021	Approval of Reduction of Capital	FOR
ENDEAVOUR MINING PLC	GB00BL6K5J42	09-Sep-2021	Approval of Tracker Shares in connection with Performance Share Plan	FOR
FERRO CORPORATION	US3154051003	09-Sep-2021	Adoption of the Agreement and Plan of Merger, dated as of May 11, 2021 (as it may be amended from time to time), by and among PMHC II Inc. ("Parent"), PMHC Merger Sub, Inc. ("Merger Sub") and Ferro Corporation ("Ferro") and approval of the transactions contemplated thereby, including the merger of Merger Sub with and into Ferro (the "merger") with Ferro surviving and continuing as the surviving corporation in the merger and a wholly owned subsidiary of Parent (the "merger proposal").	FOR
FERRO CORPORATION	US3154051003	09-Sep-2021	Approval of the adjournment of the special meeting to solicit additional proxies if there are not sufficient votes at the time of the special meeting to approve the merger agreement proposal or to ensure that any supplement or amendment to the accompanying proxy statement is timely provided to Ferro shareholders (the "adjournment proposal").	FOR
FERRO CORPORATION	US3154051003	09-Sep-2021	Approval, on a non-binding advisory basis, of certain compensation that will or may be paid by Ferro to its named executive officers that is based on or otherwise relates to the merger (the "named executive officer merger-related compensation proposal").	AGAINST
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Advisory approval of the Company's named executive officer compensation.	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Anuradha (Anu) Gupta	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Christianna Wood	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Jeffrey J. Jones II	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Matthew E. Winter	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Mia F. Mends	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Richard A. Johnson	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Robert A. Gerard	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Sean H. Cohan	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Victoria J. Reich	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Election of Director: Yolande G. Piazza	FOR
H&R BLOCK, INC.	US0936711052	09-Sep-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Approval of the repricing of certain outstanding stock options granted under the 2019 Equity Incentive Plan.	AGAINST

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IMMUNOVANT INC	US45258J1025	09-Sep-2021	Director Election - Peter Salzman, MD, MBA	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Director Election - Douglas Hughes	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Director Election - George Migausky	FOR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Non-binding, advisory approval on the frequency of future non-binding advisory votes on the compensation of our named executive officers.	1 YEAR
IMMUNOVANT INC	US45258J1025	09-Sep-2021	Ratification of the selection by the Audit Committee of our Board of Directors of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
KNOWIT AB	SE0000421273	09-Sep-2021	ELECTION OF OLOF CATO AS BOARD MEMBER	FOR
KNOWIT AB	SE0000421273	09-Sep-2021	ELECTION OF SOFIA KARLSSON AS BOARD MEMBER	FOR
KNOWIT AB	SE0000421273	09-Sep-2021	RESOLUTION ON REMUNERATION PAYABLE TO THE BOARD MEMBERS	FOR
KNOWIT AB	SE0000421273	09-Sep-2021	RESOLUTION ON THE NUMBER OF BOARD MEMBERS: THE NUMBER OF BOARD MEMBERS SHALL BE INCREASED FROM SIX TO EIGHT	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	Director Election - Alfred Grasso	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	Director Election - Michael Szabados	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	Director Election - Vivian Vitale	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	To approve, on an advisory basis, the compensation of NetScout's named executive officers as disclosed in the proxy statement in accordance with Securities and Exchange Commission rules.	FOR
NETSCOUT SYSTEMS, INC.	US64115T1043	09-Sep-2021	To ratify the appointment of PricewaterhouseCoopers LLP as NetScout's independent registered public accounting firm for the fiscal year ended March 31, 2022.	FOR
DOOSAN INFRACORE CO LTD	KR7042670000	10-Sep-2021	APPROVAL OF CAPITAL REDUCTION FOR DECREASE OF PAR VALUE	FOR
DOOSAN INFRACORE CO LTD	KR7042670000	10-Sep-2021	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
DOOSAN INFRACORE CO LTD	KR7042670000	10-Sep-2021	ELECTION OF INSIDE DIRECTOR	FOR
FLOW TRADERS N.V.	NL0011279492	10-Sep-2021	COMPOSITION MANAGEMENT BOARD: PROPOSAL APPOINTMENT OF MIKE KUEHNEL AS MEMBER OF THE MANAGEMENT BOARD AND CFO	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	10-Sep-2021	ON DIVIDEND PAYMENT ON RESULTS OF THE FIRST HALF OF 2021 FY	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Carrie Palin	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Deborah L. Kerr	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Deepak Ahuja	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: George Kurian	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: George T. Shaheen	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Gerald Held	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Kathryn M. Hill	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: Scott F. Schenkel	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	Election of Director: T. Michael Nevens	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve a management Proposal for Stockholder Action by Written Consent.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve a stockholder Proposal for Stockholder Action by Written Consent.	AGAINST
NETAPP, INC	US64110D1046	10-Sep-2021	To approve an amendment to NetApp's Employee Stock Purchase Plan to increase the share reserve by an additional 3,000,000 shares of common stock.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To approve the NetApp, Inc. 2021 Equity Incentive Plan.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To hold an advisory vote to approve Named Executive Officer compensation.	FOR
NETAPP, INC	US64110D1046	10-Sep-2021	To ratify the appointment of Deloitte & Touche LLP as NetApp's independent registered public accounting firm for the fiscal year ending April 29, 2022.	FOR
OMV AG	AT0000743059	10-Sep-2021	ELECTION OF 1 MEMBER TO THE SUPERVISORY BOARD	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	10-Sep-2021	TO APPROVE THE PROPOSED CONVERSION AND PROPOSED ADOPTION OF A NEW CONSTITUTION	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	10-Sep-2021	TO APPROVE THE PROPOSED RESTRUCTURING	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve amendments to the Certificate of Incorporation related to the following governance changes: (1) eliminate the dual structure of Class 1 Common Stock and Class 2 Common Stock; (2) declassify the board of directors of the Company; (3) remove limitations on the corporate opportunity doctrine; and (4) provide that the directors of the Company may be removed with or without cause at any time by the holders of a majority of the voting power of the Company's then-outstanding shares of capital stock, subject to the rights of holders of Preferred Stock.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve amendments to the Certificate of Incorporation to eliminate certain provisions related to the Company's prior status as a "controlled company" and make other administrative and conforming amendments and changes as necessary in light of the foregoing proposals.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve an amendment to the Certificate of Incorporation to elect not to be governed by Section 203 of Delaware General Corporation Law.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve an amendment to the Certificate of Incorporation to permit stockholders of the Company to take action by written consent.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve an amendment to Tilray's Amended and Restated Certificate of Incorporation (the "Certificate of Incorporation") to increase the authorized capital stock of Tilray from 743,333,333 shares to 990,000,000 shares of capital stock.	FOR
TILRAY, INC.	US88688T1007	10-Sep-2021	Approve the adjournment of the special meeting, if necessary or appropriate, to solicit additional proxies in the event there are not sufficient votes to approve the foregoing proposals.	FOR
BANK LEUMI LE-ISRAEL B.M.	IL006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: AR. ELIYAHU GONEN	FOR

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BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: DR. NURIT KRAUSZ	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: DR. SHMUEL BEN ZVI	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. DAN COLLER	ABSTAIN
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	RE/APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MS. TAMAR GOTTLIEB	FOR
BANK LEUMI LE-ISRAEL B.M.	IL0006046119	13-Sep-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) AND BRIGHTMAN ALMAGOR ZOHAR AND CO. CPA FIRMS AS BANK JOINT AUDITING ACCOUNTANTS, AND AUTHORIZATION OF BANK BOARD TO DETERMINE THEIR COMPENSATION	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	APPROVE REMUNERATION POLICY	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	APPROVE REMUNERATION REPORT	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	APPROVE SHARE INCENTIVE PLAN	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ELECT ANTHONY GREEN AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ELECT JANE LODGE AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	ELECT PETER LYNAS AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT DAVID MARTIN AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT JULIA STEYN AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT RYAN MANGOLD AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT SALLY CABRINI AS DIRECTOR	FOR
FIRSTGROUP PLC	GB0003452173	13-Sep-2021	RE-ELECT WARWICK BRADY AS DIRECTOR	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	PROPOSED RENEWAL OF THE AUTHORITY TO ALLOT AND ISSUE NEW ORDINARY SHARES IN MAHB ("MAHB SHARES") FOR THE PURPOSE OF THE COMPANY'S DIVIDEND REINVESTMENT PLAN ("DRP") THAT PROVIDES THE SHAREHOLDERS OF MAHB ("SHAREHOLDERS") THE OPTION TO ELECT TO REINVEST THEIR CASH DIVIDEND IN MAHB SHARES	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES AND BENEFITS OF AN AMOUNT UP TO RM4,555,000.00 TO THE NON-EXECUTIVE DIRECTORS ("NEDS") OF THE GROUP WITH EFFECT FROM 14 SEPTEMBER 2021 UNTIL THE NEXT AGM IN 2022	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-APPOINT ERNST & YOUNG PLT ("EY") AS AUDITORS OF THE COMPANY FOR THE ENSUING YEAR AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATO' IR. MOHAMAD HUSIN WHO RETIRES PURSUANT TO RULE 134 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATO' MOHAMAD NASIR AB LATIF WHO RETIRES IN ACCORDANCE WITH RULE 132 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATO' SERI DIRAJA DR. ZAMBRY ABD KADIR WHO RETIRES PURSUANT TO RULE 132 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT DATUK AZALIZA MOHD AHAD WHO RETIRES IN ACCORDANCE WITH RULE 134 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT NORMAH OSMAN WHO RETIRES IN ACCORDANCE WITH RULE 132 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
MALAYSIA AIRPORTS HOLDINGS BHD	MYL501400005	13-Sep-2021	TO RE-ELECT RAMANATHAN SATHIAMUTTY WHO RETIRES IN ACCORDANCE WITH RULE 134 OF THE CONSTITUTION OF THE COMPANY AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Advisory approval of executive compensation.	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Approval of amendment to Amended and Restated 2015 Omnibus Incentive Plan.	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Alex N. Blanco	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Ellen A. Rudnick	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Francis J. Malecha	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Jody H. Feragen	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: John D. Buck	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Mark S. Walchirk	FOR

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PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Neil A. Schrimsher	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	Election of Director to have terms expiring in 2022: Robert C. Frenzel	FOR
PATTERSON COMPANIES, INC.	US7033951036	13-Sep-2021	To ratify the selection of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending April 30, 2022.	FOR
SIMCORP A/S	DK0060495240	13-Sep-2021	AMENDMENT OF SIMCORP'S REMUNERATION POLICY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT A GENERAL MEETING, OTHER THAN AN AGM, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF ORDINARY SHARES, ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS SHALL FROM TIME TO TIME DETERMINE, SUBJECT TO THE FOLLOWING CONDITIONS: (A) THE MAXIMUM AGGREGATE NUMBER OF ORDINARY SHARES AUTHORISED TO BE PURCHASED IS 42,486,165 ORDINARY SHARES; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS GBP 0.01 (BEING THE NOMINAL VALUE OF AN ORDINARY SHARE); (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS THE HIGHER OF: I. AN AMOUNT EQUAL TO 105% OF THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND II. THE VALUE OF AN ORDINARY SHARE CALCULATED ON THE BASIS OF THE HIGHER OF THE PRICE QUOTED FOR: (I) THE LAST INDEPENDENT TRADE OF; AND (II) THE HIGHEST CURRENT INDEPENDENT BID FOR, ANY NUMBER OF ORDINARY SHARES ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY CONFERRED PURSUANT TO THIS RESOLUTION 16 SHALL EXPIRE (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME; (E) THE COMPANY MAY AT ANY TIME PRIOR TO SUCH EXPIRY ENTER INTO A CONTRACT OR CONTRACTS UNDER WHICH A PURCHASE OF ORDINARY SHARES UNDER SUCH AUTHORITY WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRATION OF SUCH AUTHORITY AND THE COMPANY MAY PURCHASE ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT OR CONTRACTS AS IF THE AUTHORITY CONFERRED HAD NOT EXPIRED	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED, IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT"), TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY PROVIDED THAT SUCH AUTHORITY SHALL BE LIMITED TO: (A) SHARES WITH AN AGGREGATE NOMINAL VALUE OF GBP 2,832,410 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE TO HOLDERS OF SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR RESPECTIVE HOLDINGS BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL OR PRACTICAL PROBLEMS IN OR UNDER THE LAWS OF ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE; AND (B) IN ANY OTHER CASE, SHARES WITH AN AGGREGATE NOMINAL VALUE OF GBP 1,416,205 (SUCH AMOUNT TO BE REDUCED BY THE NOMINAL AMOUNT OF ANY SHARES ALLOTTED PURSUANT TO THE AUTHORITY SET OUT IN (A) ABOVE), PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME, AND SAVE THAT THE COMPANY MAY, AT ANY TIME PRIOR TO SUCH EXPIRY, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE THE ALLOTMENT OF SHARES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF SUCH AUTHORITY HAD NOT EXPIRED	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT, CONDITIONAL UPON THE PASSING OF RESOLUTION 13 ABOVE, THE DIRECTORS BE EMPOWERED PURSUANT TO SECTION 570 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 13 ABOVE AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT. THIS POWER SHALL BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT, IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 13, BY WAY OF A RIGHTS ISSUE ONLY); I. TO THE HOLDERS OF SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR RESPECTIVE HOLDINGS; AND II. TO THE HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY, BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS DEEM NECESSARY OR EXPEDIENT IN RELATION TO TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL OR PRACTICAL PROBLEMS IN OR UNDER THE LAWS OF ANY TERRITORY OR THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE; AND (B) THE ALLOTMENT OF EQUITY SECURITIES OR TREASURY SHARES (OTHERWISE THAN PURSUANT TO PARAGRAPH (A) OF THIS RESOLUTION) TO ANY PERSON UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 212,430, PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME, AND SAVE THAT THE COMPANY MAY, AT ANY TIME PRIOR TO SUCH EXPIRY, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED (OR TREASURY SHARES TO BE SOLD) AS IF SUCH AUTHORITY HAD NOT EXPIRED	FOR

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WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	THAT, CONDITIONAL UPON THE PASSING OF RESOLUTION 14 ABOVE, THE DIRECTORS BE EMPOWERED PURSUANT TO SECTION 570 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY GRANTED BY RESOLUTION 13 ABOVE AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT SUCH AUTHORITY SHALL BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 212,430; (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE; AND (C) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES AT A PRICE AT OR ABOVE THE LAST REPORTED NET ASSET VALUE PER SHARE, PROVIDED THAT THIS AUTHORITY SHALL, UNLESS RENEWED, VARIED OR REVOKED BY THE COMPANY, EXPIRE AT THE CONCLUSION OF THE NEXT AGM OF THE COMPANY TO BE HELD AFTER THE DATE OF THE PASSING OF THIS RESOLUTION OR, IF EARLIER, 15 MONTHS FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNLESS SUCH AUTHORITY IS RENEWED PRIOR TO THIS TIME, AND SAVE THAT THE COMPANY MAY, AT ANY TIME PRIOR TO SUCH EXPIRY, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED (OR TREASURY SHARES TO BE SOLD) AS IF SUCH AUTHORITY HAD NOT EXPIRED	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO APPOINT BDO LLP AS AUDITOR TO THE COMPANY, TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH FINANCIAL STATEMENTS ARE LAID BEFORE THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO APPROVE THE COMPANY'S DIVIDEND POLICY TO CONTINUE TO PAY FOUR INTERIM DIVIDENDS PER YEAR	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION POLICY, AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 MARCH 2021	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MARCH 2021, AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RECEIVE AND, IF THOUGHT FIT, TO ACCEPT THE STRATEGIC REPORT, DIRECTORS' REPORT, AUDITOR'S REPORT AND THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT AIMEE PITMAN AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT LYNETTE LACKY AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT MARTIN MEECH AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT NEIL KIRTON AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT SIMON HOPE AS A DIRECTOR OF THE COMPANY	FOR
WAREHOUSE REIT PLC	GB00BD2NCM38	13-Sep-2021	TO RE-ELECT STEPHEN BARROW AS A DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RATIFY THE APPOINTMENT OF KOST, FORER, GABBAY AND KASIERER, A MEMBER OF ERNST AND YOUNG GLOBAL, AS THE INDEPENDENT AUDITORS OF THE COMPANY, AND AUTHORIZE THE BOARD OF DIRECTORS TO SET ITS FEES	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RE-ELECT MR. DORON NEVO AS AN OUTSIDE DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RE-ELECT MR. SHABTAI ADLERSBERG AS A CLASS III DIRECTOR OF THE COMPANY	FOR
AUDIOCODES LTD	IL0010829658	14-Sep-2021	RE-ELECT MR. STANLEY STERN AS A CLASS III DIRECTOR OF THE COMPANY	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: David Klein	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: David Lazzarato	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: James A. Sabia, Jr.	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: Robert L. Hanson	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: Theresa Yanofsky	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Director: William A. Newlands	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	Election of Directors: Election of Director: Judy A. Schmeling	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	The re-appointment of KPMG LLP, Chartered Professional Accountants, as the Company's auditor and independent registered public accounting firm for the fiscal year 2021 and authorizing the directors of the Company to fix their remuneration.	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	To adopt, on an advisory (non-binding) basis, a resolution approving the compensation of the Company's named executive officers, as described in the proxy statement.	FOR
CANOPY GROWTH CORPORATION	CA1380351009	14-Sep-2021	To confirm and ratify certain amendments to the company's by-laws, including an increase in the quorum requirements for meetings of Shareholders and other amendments of a housekeeping nature, that were previously approved by the Board of Directors.	FOR

CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT IN SUPERSESSION OF ALL EARLIER RESOLUTIONS PASSED IN THIS REGARDS AND PURSUANT TO THE PROVISIONS OF SECTION 94 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF FOR THE TIME BEING IN FORCE), APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED TO KEEP THE REGISTERS AND INDEXES OF MEMBERS AND DEBENTURE HOLDERS AND COPIES OF ALL ANNUAL RETURNS UNDER SECTION 92 OF THE ACT TOGETHER WITH THE COPIES OF CERTIFICATES AND DOCUMENTS REQUIRED TO BE ANNEXED THERETO OR ANY OTHER DOCUMENTS AS MAY BE REQUIRED THEREUNDER, AT THE OFFICE OF TSR DARASHAW CONSULTANTS PRIVATE LIMITED, REGISTRARS AND TRANSFER AGENTS OF THE COMPANY AT C-101, 1ST FLOOR, 247 PARK, LAL BAHADUR SHASTRI MARG, VIKHROLI (WEST), MUMBAI - 400 083 OR SUCH OTHER PLACE WHERE THE OFFICE OF THE REGISTRAR AND TRANSFER AGENTS OF THE COMPANY IS SITUATED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION	FOR
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT MS. PRIYA NAIR (DIN:07119070) WHO WAS APPOINTED BY THE BOARD OF DIRECTORS AS AN ADDITIONAL DIRECTOR OF THE COMPANY WITH EFFECT FROM OCTOBER 27, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY IN TERMS OF SECTION 161 OF THE COMPANIES ACT, 2013 ('THE ACT') BUT WHO IS ELIGIBLE FOR APPOINTMENT AND HAS CONSENTED TO ACT AS A DIRECTOR OF THE COMPANY AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO SECTION 160 OF THE ACT PROPOSING HER CANDIDATURE FOR THE OFFICE OF DIRECTOR OF THE COMPANY, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER READ WITH SCHEDULE IV TO THE COMPANIES ACT, 2013 AND THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND AS RECOMMENDED BY THE NOMINATION AND REMUNERATION COMMITTEE, MS. PRIYA NAIR (DIN:07119070), WHO HAS SUBMITTED A DECLARATION THAT SHE MEETS THE CRITERIA FOR INDEPENDENCE AS PROVIDED IN SECTION 149(6) OF THE ACT AND RULES FRAMED THEREUNDER AND REGULATION 16(1) (B) OF THE LISTING REGULATIONS, AS AMENDED, AND WHO IS ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR OF THE COMPANY, BE AND IS HEREBY RE-APPOINTED AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM OCTOBER 27, 2020 UP TO OCTOBER 26, 2025, WHO SHALL NOT BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 197 AND ANY OTHER APPLICABLE PROVISIONS OF THE ACT AND RULES MADE THEREUNDER, MS. PRIYA NAIR BE PAID SUCH FEES AND COMMISSION AS THE BOARD MAY APPROVE FROM TIME TO TIME AND SUBJECT TO SUCH LIMITS, PRESCRIBED OR AS MAY BE PRESCRIBED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION	FOR
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 17(6)(CA) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, FOR THE TIME BEING IN FORCE AND SUBJECT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED FOR THE PAYMENT OF COMMISSION OF INR 3,70,39,000/- TO MR. H. V. GOENKA, NON-EXECUTIVE CHAIRMAN, BEING AN AMOUNT EXCEEDING FIFTY PERCENT OF THE TOTAL ANNUAL REMUNERATION PAYABLE TO ALL THE NON-EXECUTIVE DIRECTORS OF THE COMPANY WITHIN THE OVERALL LIMIT OF THREE PERCENT OF THE NET PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR 2020-21, AS APPROVED BY THE MEMBERS IN THE ANNUAL GENERAL MEETING HELD ON JULY 20, 2018.	AGAINST
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND ANY OTHER APPLICABLE PROVISIONS, IF ANY OF THE COMPANIES ACT, 2013 READ WITH RULES MADE THEREUNDER (INCLUDING ANY AMENDMENT(S), MODIFICATIONS(S) OR VARIATION(S) THERETO), THE REMUNERATION OF INR 3,00,000/- (RUPEES THREE LACS ONLY) AND REIMBURSEMENT OF OUT- OF-POCKET EXPENSES AT ACTUAL PLUS APPLICABLE TAXES, PAYABLE TO M/S D. C. DAVE & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO. 000611) APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY ON THE RECOMMENDATION OF THE AUDIT COMMITTEE, AS COST AUDITORS OF THE COMPANY FOR CONDUCTING THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE AND IS HEREBY RATIFIED AND CONFIRMED. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION	FOR

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CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 152 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE RULES MADE THEREUNDER READ WITH SCHEDULE IV TO THE ACT, AND THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS REGULATIONS, 2015 ('THE LISTING REGULATIONS') AND AS RECOMMENDED BY THE NOMINATION AND REMUNERATION COMMITTEE, TAKING INTO CONSIDERATION THE PERFORMANCE EVALUATION REPORT, MR. PARAS K. CHOWDHARY (DIN:00076807), BEING ELIGIBLE FOR RE-APPOINTMENT AND WHO HAVING SUBMITTED DECLARATION OF INDEPENDENCE AS PER SECTION 149(6) OF THE ACT AND RULES FRAMED THEREUNDER AND REGULATION 16(1)(B) OF THE LISTING REGULATIONS AND IN RESPECT OF WHOM A NOTICE IN WRITING PURSUANT TO SECTION 160 OF THE COMPANIES ACT, 2013, HAVING BEEN RECEIVED IN THE PRESCRIBED MANNER, BE AND IS HEREBY RE-APPOINTED AS A NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE COMPANY TO HOLD OFFICE FOR THE SECOND TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM AUGUST 9, 2021 UP TO AUGUST 8, 2026, WHO SHALL NOT BE LIABLE TO RETIRE BY ROTATION. RESOLVED FURTHER THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149, 197 AND ANY OTHER APPLICABLE PROVISIONS OF THE ACT AND RULES MADE THEREUNDER, MR. PARAS K. CHOWDHARY BE PAID SUCH FEES AND COMMISSION AS THE BOARD MAY APPROVE FROM TIME TO TIME AND SUBJECT TO SUCH LIMITS, PRESCRIBED OR AS MAY BE PRESCRIBED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, DESIRABLE AND EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION	AGAINST
CEAT LTD	INE482A01020	14-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 23, 42, 71 AND ANY OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ('THE ACT') AND THE RULES MADE THEREUNDER AND APPLICABLE PROVISIONS OF ANY OTHER LAWS, RULES, REGULATIONS, GUIDELINES, CIRCULARS, IF ANY, PRESCRIBED BY THE GOVERNMENT OF INDIA, RESERVE BANK OF INDIA, SECURITIES AND EXCHANGE BOARD OF INDIA, AS AMENDED FROM TIME TO TIME AND SUBJECT TO THE PROVISIONS OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND SUCH SANCTIONS, APPROVALS OR PERMISSIONS AS MAY BE REQUIRED FROM REGULATORY AUTHORITIES FROM TIME TO TIME, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY ('THE BOARD' WHICH EXPRESSION SHALL ALSO INCLUDE A COMMITTEE THEREOF, FOR THE TIME BEING EXERCISING THE POWERS CONFERRED ON IT BY THE BOARD BY THIS RESOLUTION) FOR MAKING OFFER(S) OR INVITATION(S) TO SUBSCRIBE SECURED / UNSECURED, NON-CONVERTIBLE DEBENTURES / BONDS OR SUCH OTHER SECURITIES ('DEBT SECURITIES') THROUGH PRIVATE PLACEMENT BASIS IN ONE OR MORE SERIES / TRANCHES, FOR AN AMOUNT NOT EXCEEDING MODIFICATIONS(S) OR INR 5,00,00,00,000 (RUPEES FIVE HUNDRED CRORES ONLY) AT SUCH PRICE OR ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY FROM TIME TO TIME DETERMINE AND CONSIDER PROPER AND BENEFICIAL TO THE COMPANY INCLUDING LISTING OF SUCH DEBT SECURITIES WITH STOCK EXCHANGE(S), SIZE AND TIME OF ISSUE, ISSUE PRICE, TENURE, INTEREST RATE, PREMIUM / DISCOUNT, CONSIDERATION, UTILISATION OF THE ISSUE PROCEEDS AND ALL MATTERS CONNECTED WITH OR INCIDENTAL THERETO. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE SAID RESOLUTION, THE BOARD BE AND IS HEREBY AUTHORISED TO TAKE ALL SUCH ACTIONS AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE AND TO SETTLE ANY QUESTION OR DOUBT THAT MAY ARISE IN THIS REGARD	FOR
CEAT LTD	INE482A01020	14-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. ARNAB BANERJEE (DIN:06559516), WHO RETIRES BY ROTATION, IN TERMS OF SECTION 152(6) OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
CEAT LTD	INE482A01020	14-Sep-2021	TO DECLARE DIVIDEND OF INR 18/- PER EQUITY SHARE OF FACE VALUE OF INR 10/- EACH FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
CEAT LTD	INE482A01020	14-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: A.THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND B.THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - Robert Deutschman	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - Roy H. Chestnutt	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - Holly Hess Groos	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - Mohan Gyani	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - Jeffrey Karish	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - Michelle M. Sterling	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	Director Election - William G. Stone III	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	TO APPROVE, IN A NON-BINDING ADVISORY VOTE, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS, COMMONLY REFERRED TO AS "SAY-ON-PAY."	FOR
DIGITAL TURBINE, INC.	US25400W1027	14-Sep-2021	TO RATIFY THE SELECTION OF GRANT THORNTON LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING MARCH 31, 2022.	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	Approval of the non-binding advisory resolution regarding compensation of the Company's named executive officers as described in the proxy statement.	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	Director Election - Leonard Stillman	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	Director Election - Amber Williams	FOR
FREEDOM HOLDING CORP.	US3563901046	14-Sep-2021	Ratification of the appointment of WSRP, LLC. as our independent registered public accounting firm for the 2022 fiscal year.	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	APPOINTMENT AND DESIGNATION OF SPECIAL DELEGATES TO APPEAR BEFORE A NOTARY PUBLIC IN ORDER TO FORMALIZE THE RESOLUTIONS THAT ARE PASSED AT THIS GENERAL MEETING. THE ADOPTION OF THE RESOLUTIONS THAT ARE DEEMED NECESSARY OR CONVENIENT FOR THE PURPOSE OF SUPPLEMENTING THE DECISIONS THAT ARE RESOLVED ON IN THE PRECEDING ITEMS OF THIS AGENDA	FOR

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GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	APPOINTMENT AND DESIGNATION OF SPECIAL DELEGATES TO APPEAR BEFORE A NOTARY PUBLIC IN ORDER TO FORMALIZE THE RESOLUTIONS THAT ARE PASSED AT THIS GENERAL MEETING. THE ADOPTION OF THE RESOLUTIONS THAT ARE DEEMED NECESSARY OR CONVENIENT FOR THE PURPOSE OF SUPPLEMENTING THE DECISIONS THAT ARE RESOLVED ON IN THE PRECEDING ITEMS OF THIS AGENDA	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL FOR THE REDUCTION OF THE SHARE CAPITAL BY MXN 7.80 PER SHARE IN CIRCULATION, TO BE PAID WITHIN THE 12 MONTHS FOLLOWING ITS APPROVAL AND, AS A CONSEQUENCE, THE AMENDMENT OF ARTICLE 6 OF THE CORPORATE BYLAWS OF THE COMPANY	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL TO ADD, TO ARTICLE 21, THE POSSIBILITY OF HOLDING MEETINGS OF THE BOARD OF DIRECTORS, IN ADDITION TO IN PERSON, BY DIGITAL OR VIRTUAL MEANS	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL TO AMEND THE CORPORATE BYLAWS OF THE COMPANY IN RELATION TO THE ACTIVITY OF THE ACQUISITIONS COMMITTEE, SPECIFICALLY ARTICLE 29 1. TO ALLOW THAT THE BOARD OF DIRECTORS BE ABLE TO DESIGNATE AN ALTERNATE MEMBER OF THE BOARD DESIGNATED BY THE SERIES B SHAREHOLDERS TO THE MENTIONED COMMITTEE. 2. TO UPDATE THE CONTRACTING AMOUNTS THAT MUST BE APPROVED BY THE ACQUISITIONS COMMITTEE IN RELATION TO LINES 2, 3 AND 6, GOING FROM USD 400,000.00 TO USD 600,000.00	FOR
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	MX01GA000004	14-Sep-2021	PROPOSAL TO INCREASE THE MAXIMUM AMOUNT FOR THE REPURCHASE OF THE COMPANY'S OWN SHARES OR NEGOTIABLE INSTRUMENTS, REPRESENTING SUCH SHARES, IN AN ADDITIONAL AMOUNT OF 2,000,000,000.00 (TWO BILLION PESOS 00 100 MXN) TO THE FUND FOR THE REPURCHASE OF SHARES, APPROVED FOR 3,000,000,000.00 (THREE BILLION PESOS 00 100 MXN), IN THE GENERAL ANNUAL ORDINARY SHAREHOLDERS MEETING DATED APRIL 27, 2021, TO BE EXERCISED DURING THE 12 (TWELVE) MONTH PERIOD AFTER APRIL 27, 2021, IN COMPLIANCE WITH THE PROVISIONS SET FORTH IN ARTICLE 56 SECTION IV OF THE SECURITIES MARKET LAW	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Advisory Vote on Executive Compensation: To pass a non-binding advisory resolution to approve the compensation paid to the Company's Named Executive Officers. See the section entitled "Proposal 3: Advisory Vote to Approve Executive Compensation" in the Notice and Proxy Statement.	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Appointment of Auditors: To reappoint Ernst & Young LLP as the independent registered public accounting firm for the Company for the fiscal year ending March 31, 2022 at a remuneration to be determined by the Audit & Risk Committee. See the section entitled "Proposal 2: Re-Appointment of Independent Registered Public Accounting Firm" in the Notice and Proxy Statement.	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Daryl Simm	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Emily Fine	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Gordon Crawford	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Hardwick Simmons	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Jon Feltheimer	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Mark H. Rachesky, M.D.	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Michael Burns	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Michael T. Fries	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Mignon Clyburn	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Susan McCaw	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Election of Director: Yvette Ostolaza	FOR
LIONS GATE ENTERTAINMENT CORP.	CA5359194019	14-Sep-2021	Lions Gate Entertainment Corp. 2019 Performance Incentive Plan: To approve an amendment to the Lions Gate Entertainment Corp. 2019 Performance Incentive Plan. See the section entitled "Proposal 4: Proposal to Approve An Amendment to Lions Gate Entertainment Corp. 2019 Performance Incentive Plan" in the Notice and Proxy Statement.	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Jonathan Comerford	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Stuart Brown	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Dean Chambers	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Ken Robertson	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Tom Peregoodoff	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Brett Desmond	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Director Election - Karen Goracke	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	Re-appointment of KPMG LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
MOUNTAIN PROVINCE DIAMONDS INC.	CA62426E4022	14-Sep-2021	To set the number of Directors at seven (7).	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Advisory vote to approve executive compensation.	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Emily Heath	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Eric K. Brandt	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Frank E. Dangeard	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Kenneth Y. Hao	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Nora M. Denzel	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Peter A. Feld	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Sherrese Smith	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Sue Barsamian	FOR

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NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Election of Director: Vincent Pilette	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the 2022 fiscal year.	FOR
NORTONLIFELOCK INC.	US6687711084	14-Sep-2021	Stockholder proposal regarding independent board chairman.	AGAINST
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Approval of the amendment to the Amended and Restated Take-Two Interactive Software, Inc. 2017 Stock Incentive Plan.	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Approval, on a non-binding advisory basis, of the compensation of the Company's "named executive officers" as disclosed in the Proxy Statement.	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: J. Moses	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: LaVerne Srinivasan	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Michael Dornemann	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Michael Sheresky	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Paul Viera	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Roland Hernandez	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Strauss Zelnick	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Election of Director: Susan Tolson	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	US8740541094	14-Sep-2021	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	15-Sep-2021	THE SHAREHOLDERS MEETING APPOINTS MR. DIRK TIREZ AS DIRECTOR, FOR A TERM ENDING AFTER 6 YEARS AS FROM JULY 1, 2021. THE SHAREHOLDERS MEETING RESOLVES THAT HIS DIRECTORS MANDATE WILL NOT BE REMUNERATED	FOR
BPOST SA DE DROIT PUBLIC	BE0974268972	15-Sep-2021	THE SHAREHOLDERS MEETING GRANTS A SPECIAL POWER OF ATTORNEY TO MR. FRANOIS SOENEN AND MRS. HLINE MESPOUILLE EACH ACTING INDIVIDUALLY AND WITH POWER OF SUBSTITUTION, TO REPRESENT BPOST SA/NV FOR THE PURPOSE OF THE ACCOMPLISHMENT OF ALL NECESSARY FILING AND PUBLICATION FORMALITIES RESULTING FROM THE AFOREMENTIONED RESOLUTION. EACH OF THE ATTORNEYS IS, IN THIS REGARD, AUTHORIZED TO TAKE ALL ACTIONS THAT ARE NECESSARY OR USEFUL TO COMPLY WITH THE FORMALITIES IN RELATION TO ANY FILING REQUIREMENTS AND PUBLICATIONS	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	A shareholder proposal regarding written consent.	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Advisory approval of our named executive officer compensation.	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Anil Arora	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Craig P. Omtvedt	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Emanuel Chirico	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Fran Horowitz	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Joie A. Gregor	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Melissa Lora	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Rajive Johri	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Richard H. Lenny	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Ruth Ann Marshall	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Scott Ostfeld	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Sean M. Connolly	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Election of Director: Thomas K. Brown	FOR
CONAGRA BRANDS, INC.	US2058871029	15-Sep-2021	Ratification of the appointment of KPMG LLP as our independent auditor for fiscal 2022.	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Michael F. Devine, III	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Bonita C. Stewart	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - David A. Burwick	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Nelson C. Chan	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Cynthia (Cindy) L. Davis	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Juan R. Figueroa	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Maha S. Ibrahim	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Victor Luis	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Dave Powers	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	Director Election - Lauri M. Shanahan	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	To approve, on a non-binding advisory basis, the compensation of our Named Executive Officers, as disclosed in the Compensation Discussion and Analysis section of the Proxy Statement.	FOR
DECKERS OUTDOOR CORPORATION	US2435371073	15-Sep-2021	To ratify the selection of KPMG LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY FOR THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY TO ALLOT SHARES	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY TO CALL GENERAL MEETINGS AT SHORT NOTICE	FOR

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DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	AUTHORITY TO MAKE POLITICAL DONATIONS NOT EXCEEDING 25000 POUNDS IN TOTAL	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	POWER TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO DECLARE A FULL YEAR DIVIDEND OF 3P PER ORDINARY SHARE	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO ELECT BRUCE MARSH AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RECEIVE THE ACCOUNTS THE REPORTS OF THE DIRECTORS AND THE AUDITORS REPORT FOR THE PERIOD ENDED 1 MAY 2021	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT ALEX BALDOCK AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT ANDREA GISLE JOOSEN AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT EILEEN BURBIDGE MBE AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT FIONA MCBAIN AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT GERRY MURPHY AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT LORD LIVINGSTON OF PARKHEAD AS A DIRECTOR	FOR
DIXONS CARPHONE PLC	GB00B4Y7R145	15-Sep-2021	TO RE-ELECT TONY DENUNZIO CBE AS A DIRECTOR	FOR
DONGFENG MOTOR GROUP COMPANY LTD	CNE100000312	15-Sep-2021	TO CONSIDER AND APPROVE THE RESOLUTION OF 2021 SPECIAL DIVIDEND	FOR
FIRST MIDWEST BANCORP, INC.	US3208671046	15-Sep-2021	A proposal to adjourn the First Midwest Special Meeting of Stockholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the First Midwest merger proposal or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of First Midwest common stock (the "First Midwest adjournment proposal").	FOR
FIRST MIDWEST BANCORP, INC.	US3208671046	15-Sep-2021	A proposal to approve and adopt the Agreement and Plan of Merger by and between Old National Bancorp and First Midwest Bancorp, Inc. ("First Midwest"), dated as of May 30, 2021 (the "merger agreement") (the "First Midwest merger proposal").	FOR
FIRST MIDWEST BANCORP, INC.	US3208671046	15-Sep-2021	A proposal to approve, on an advisory (non-binding) basis, the merger-related compensation payments that will or may be paid to the named executive officers of First Midwest in connection with the transactions contemplated by the merger agreement (the "First Midwest compensation proposal").	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	APPOINT KPMG LLP AS AUDITORS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	APPROVE REMUNERATION POLICY	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	APPROVE REMUNERATION REPORT	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	ELECT SALLY MATTHEWS AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT ELAINE O'DONNELL AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT JOHN BREWIS AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT KATE MARSH AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT KEVIN ROUNTREE AS DIRECTOR	FOR
GAMES WORKSHOP GROUP PLC	GB0003718474	15-Sep-2021	RE-ELECT RACHEL TONGUE AS DIRECTOR	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE 2021 A SHARE OPTION INCENTIVE SCHEME (DRAFT) OF HAIER SMART HOME CO., LTD. AND ITS SUMMARY	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE 2021 A SHARE OPTION INCENTIVE SCHEME (DRAFT) OF HAIER SMART HOME CO., LTD. AND ITS SUMMARY	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES OF THE 2021 A SHARE OPTION INCENTIVE SCHEME OF HAIER SMART HOME CO., LTD	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE APPRAISAL MANAGEMENT MEASURES OF THE 2021 A SHARE OPTION INCENTIVE SCHEME OF HAIER SMART HOME CO., LTD	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 A SHARE OPTION INCENTIVE SCHEME OF THE COMPANY	FOR
HAIER SMART HOME CO., LTD.	CNE1000048K8	15-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL TO THE GENERAL MEETING TO GRANT AUTHORITY TO THE BOARD AND SUCH PERSONS AS DELEGATED BY THE BOARD TO HANDLE IN FULL DISCRETION ALL MATTERS IN CONNECTION WITH THE 2021 A SHARE OPTION INCENTIVE SCHEME OF THE COMPANY	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Angelo V. Pantaleo	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Brian J. Cadwallader	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Bruce K. Crowther	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Darren M. Dawson	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: David P. Blom	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Donald W. Duda	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Janie Goddard	FOR

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METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Lawrence B. Skatoff	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Mark D. Schwabero	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Mary A. Lindsey	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Therese M. Bobek	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	Election of Director: Walter J. Aspatore	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	The advisory approval of Methode's named executive officer compensation.	FOR
METHODE ELECTRONICS, INC.	US5915202007	15-Sep-2021	The ratification of the Audit Committee's selection of Ernst & Young LLP to serve as our independent registered public accounting firm for the fiscal year ending April 30, 2022.	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Amend Articles to: Approve Minor Revisions	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Appoint a Substitute Executive Director Hayashi, Yukihiro	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Appoint a Substitute Executive Director Mizuike, Yu	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Appoint a Substitute Supervisory Director Morishita, Toshimitsu	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Appoint a Supervisory Director Shimada, Yasuhiro	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Appoint a Supervisory Director Yahagi, Hisashi	FOR
NIPPON REIT INVESTMENT CORPORATION	JP3047750009	15-Sep-2021	Appoint an Executive Director Sugita, Toshio	FOR
OLD NATIONAL BANCORP	US6800331075	15-Sep-2021	Adjourn the Old National Bancorp special meeting, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes to approve the Old National merger proposal or the Old National articles amendment proposal, or to ensure that any supplement or amendment to the accompanying joint proxy statement/prospectus is timely provided to holders of Old National Bancorp common stock.	FOR
OLD NATIONAL BANCORP	US6800331075	15-Sep-2021	Approval and adoption of the Agreement and Plan of Merger, dated as of May 30, 2021, by and between Old National Bancorp and First Midwest Bancorp, Inc. pursuant to which First Midwest Bancorp, Inc. will merge with and into Old National Bancorp (the "Old National merger proposal").	FOR
OLD NATIONAL BANCORP	US6800331075	15-Sep-2021	Approval of an amendment to the Fifth Amended and Restated Articles of Incorporation of Old National Bancorp to increase the number of authorized shares of Old National Bancorp's common stock from three hundred million (300,000,000) shares to six hundred million (600,000,000) shares (the "Old National articles amendment proposal").	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - P. Thomas Jenkins	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Michael Slaunwhite	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Katharine B. Stevenson	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Deborah Weinstein	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Mark J. Barrenechea	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Randy Fowlie	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - David Fraser	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Gail E. Hamilton	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Robert Hau	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Ann M. Powell	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Stephen J. Sadler	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Director Election - Harmit Singh	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	Re-appoint KPMG LLP, Chartered Accountants, as independent auditors for the Company.	FOR
OPEN TEXT CORPORATION	CA6837151068	15-Sep-2021	The non-binding Say-on-Pay Resolution, the full text of which is attached as Schedule "A" to the management proxy circular of the Company (the "Circular"), with or without variation, on the Company's approach to executive compensation, as more particularly described in the Circular.	FOR
RAVEN INDUSTRIES, INC.	US7542121089	15-Sep-2021	A proposal to approve an adjournment of the special meeting, including if necessary to solicit additional proxies in favor of the proposal to approve the Merger Agreement, if there are not sufficient votes at the time of such adjournment to approve the Merger Agreement.	FOR
RAVEN INDUSTRIES, INC.	US7542121089	15-Sep-2021	A proposal to approve the Agreement and Plan of Merger dated June 20, 2021, by and among Raven, CNH Industrial N.V. ("CNH Industrial"), and CNH Industrial South Dakota, Inc., a wholly owned subsidiary of CNH Industrial ("Merger Subsidiary"), pursuant to which, among other things and subject to the satisfaction or waiver of specified conditions, Merger Subsidiary will merge with and into Raven (the "Merger"), with Raven surviving the Merger as a wholly owned subsidiary of CNH Industrial.	FOR
RAVEN INDUSTRIES, INC.	US7542121089	15-Sep-2021	A proposal to approve, on a non-binding, advisory basis, certain compensation that will or may be paid by Raven to its named executive officers that is based on or otherwise relates to the Merger.	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	AMENDMENTS TO ARTICLES OF ASSOCIATION	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	APPROVAL OF LONG-TERM INCENTIVE PLAN	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	APPROVAL OF THE DIRECTORS REMUNERATION POLICY	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	APPROVAL OF THE DIRECTORS REMUNERATION REPORT	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	AUTHORITY TO ALLOT SHARES	FOR

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ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	AUTHORITY TO SET THE REMUNERATION OF THE AUDITOR	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	DECLARATION OF A FINAL DIVIDEND	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	DISAPPLICATION OF PRE-EMPTION RIGHT	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	NOTICE PERIOD FOR GENERAL MEETINGS	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	REAPPOINTMENT OF AUDITOR: DELOITTE LLP	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RECEIVING REPORT AND ACCOUNTS	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF ANGUS COCKBURN	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF BRENDAN HORGAN	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF JILL EASTERBROOK	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF LINDSLEY RUTH	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF LUCINDA RICHES	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF MICHAEL PRATT	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF PAUL WALKER	FOR
ASHTHEAD GROUP PLC	GB0000536739	16-Sep-2021	RE-ELECTION OF TANYA FRATTO	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	AMENDMENT TO THE ARTICLE NUMBER 6: 'SHARE CAPITAL' OF THE BYLAWS	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	AMENDMENT TO THE ARTICLE NUMBER 8.5: 'LEGAL AND STATUTORY THRESHOLDS CROSSING' OF THE BYLAWS	AGAINST
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	AMENDMENT TO THE ARTICLE NUMBER 9 OF THE BYLAWS TO APPOINT THE COMPETENT BODY FOR THE APPOINTMENT OF THE DIRECTORS REPRESENTING THE EMPLOYEES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	APPROVAL OF THE CONTRIBUTION IN KIND BY LA CAISSE DES DEPOTS ET CONSIGNATIONS OF 371,402 SHARES OF THE PARC DU FUTUROSCOPE COMPANY FOR THE BENEFIT OF THE COMPANY, THE CONTRIBUTION'S VALUATION AND THE CONTRIBUTION'S COMPENSATION	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	NOTICING OF THE FINAL COMPLETION OF THE CONTRIBUTION BY LA CAISSE DES DEPOTS ET CONSIGNATIONS OF 371,402 SHARES OF THE PARC DU FUTUROSCOPE COMPANY FOR THE BENEFIT OF THE COMPANY AND THE RESULTING SHARE CAPITAL INCREASE OF THE COMPANY	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	POWERS TO ACCOMPLISH FORMALITIES	FOR
COMPAGNIE DES ALPES SA	FR0000053324	16-Sep-2021	SHARE CAPITAL INCREASE BY A TOTAL AMOUNT OF EUR 20,000,000.00, BY ISSUING 1,237,180 NEW SHARES, EACH WORTH EUR 0.50, IN CONSIDERATION FOR THE CONTRIBUTION BY LA CAISSE DES DEPOTS ET CONSIGNATIONS OF 371,402 SHARES OF THE PARC DU FUTUROSCOPE COMPANY FOR THE BENEFIT OF THE COMPANY	FOR
DENTIUM CO.,LTD.	KR7145720009	16-Sep-2021	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
DENTIUM CO.,LTD.	KR7145720009	16-Sep-2021	ELECTION OF INSIDE DIRECTOR: YOO JAE HONG	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	AMEND ARTICLES RE: SET MINIMUM (SEK 1.4 MILLION) AND MAXIMUM (SEK 5.6 MILLION) SHARE CAPITAL; SET MINIMUM (1 BILLION) AND MAXIMUM (4 BILLION) NUMBER OF SHARES	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE 2:1 STOCK SPLIT	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE CREATION OF POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF DAVID GARDNER	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF ERIK STENBERG	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF JACOB JONMYREN	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF KICKI WALLJE-LUND	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF LARS WINGEFORS	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF MATTHEW KARCH	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE DISCHARGE OF ULF HJALMARSSON	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE REMUNERATION OF AUDITORS	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF SEK 4 MILLION	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	RATIFY ERNST & YOUNG AS AUDITORS	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT DAVID GARDNER AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT ERIK STENBERG AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT JACOB JONMYREN AS DIRECTOR	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT KICKI WALLJE-LUND (CHAIR) AS DIRECTOR	AGAINST
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT LARS WINGEFORS AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT MATTHEW KARCH AS DIRECTOR	FOR
EMBRACER GROUP AB	SE0013121589	16-Sep-2021	REELECT ULF HJALMARSSON AS DIRECTOR	AGAINST

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EPLUS INC.	US2942681071	16-Sep-2021	Advisory vote on named executive officer compensation, as disclosed in the proxy statement.	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - BRUCE M. BOWEN	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - JOHN E. CALLIES	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - C. THOMAS FAULDERS, III	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - ERIC D. HOVDE	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - IRA A. HUNT, III	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - MARK P. MARRON	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - MAUREEN F. MORRISON	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Director Election - BEN XIANG	FOR
EPLUS INC.	US2942681071	16-Sep-2021	Proposal to ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
EPLUS INC.	US2942681071	16-Sep-2021	To approve the 2021 Employee Long-Term Incentive Plan.	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO ALTER ARTICLES OF ASSOCIATION: ARTICLE 128	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO ALTER OBJECTS CLAUSE OF THE MEMORANDUM OF ASSOCIATION	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO APPOINT MR. MUNESH KHANNA (DIN: 00202521) AS AN INDEPENDENT DIRECTOR OF THE COMPANY FOR A TERM OF FIVE CONSECUTIVE YEARS	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO CONSIDER AND RE-APPOINT MR. SANJAY G. HINDUJA (DIN: 00291692), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: RESOLVED THAT A FINAL DIVIDEND AT THE RATE OF INR 9/- (RUPEE NINE ONLY) PER EQUITY SHARE OF FACE VALUE OF INR 2/- (RUPEES TWO ONLY) EACH, BE AND IS HEREBY DECLARED FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, AND THE SAME BE PAID, OUT OF THE PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
GULF OIL LUBRICANTS INDIA LTD	INE635Q01029	16-Sep-2021	TO RATIFY THE REMUNERATION PAYABLE TO M/S DHANANJAY V. JOSHI & ASSOCIATES, COST ACCOUNTANTS (FIRM REGISTRATION NO. 000030), THE COST AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022	FOR
KANSAS CITY SOUTHERN	US4851703029	16-Sep-2021	To adopt the Agreement and Plan of Merger, dated as of May 21, 2021 (as it may be amended from time to time, the "merger agreement") by and among Kansas City Southern ("KCS"), Canadian National Railway Company ("CN") and Brooklyn Merger Sub, Inc., a wholly owned subsidiary of CN (the "merger proposal").	ABSTAIN
KANSAS CITY SOUTHERN	US4851703029	16-Sep-2021	To approve the adjournment of the KCS special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the KCS special meeting to approve the merger proposal or to ensure that any supplement or amendment to this proxy statement/prospectus is timely provided to KCS shareholders.	FOR
KANSAS CITY SOUTHERN	US4851703029	16-Sep-2021	To approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to KCS's named executive officers that is based on or otherwise relates to the transactions contemplated by the merger agreement.	AGAINST
SK INNOVATION CO LTD	KR7096770003	16-Sep-2021	AMENDMENT OF ARTICLES OF INCORPORATION	FOR
SK INNOVATION CO LTD	KR7096770003	16-Sep-2021	APPROVAL OF SPLIT-OFF	AGAINST
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Election of Director: E. BÖRJE EKHOLM (To serve for a three year term or until such director's successor is elected or appointed and duly qualified.)	FOR
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Election of Director: J. MICHAEL EVANS (To serve for a three year term or until such director's successor is elected or appointed and duly qualified.)	FOR
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Election of Director: JOSEPH C. TSAI (To serve for a three year term or until such director's successor is elected or appointed and duly qualified.)	FOR
ALIBABA GROUP HOLDING LIMITED	US01609W1027	17-Sep-2021	Ratify the appointment of PricewaterhouseCoopers as the independent registered public accounting firm of the Company for the fiscal year ending March 31, 2022.	FOR
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	ELECT THE FOLLOWING DIRECTOR NOMINEE TO SERVE ON THE BOARD OF DIRECTOR: E. BORJE EKHOLM	AGAINST
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	ELECT THE FOLLOWING DIRECTOR NOMINEE TO SERVE ON THE BOARD OF DIRECTOR: J. MICHAEL EVANS	FOR
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	ELECT THE FOLLOWING DIRECTOR NOMINEE TO SERVE ON THE BOARD OF DIRECTOR: JOSEPH C. TSAI	FOR
ALIBABA GROUP HOLDING LTD	KYG017191142	17-Sep-2021	RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE FISCAL YEAR ENDING MARCH 31, 2022	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	CALLING OF GENERAL MEETINGS ON 14 DAYS' NOTICE	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY (CONTAINED IN THE DIRECTORS' REMUNERATION REPORT) AS SET OUT ON PAGES 98 TO 105 OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 SET OUT ON PAGES 94 TO 113 OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS	FOR

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AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO DECLARE A FINAL DIVIDEND OF 5 PENCE PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2021	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY TO SERVE FROM THE CONCLUSION OF THIS AGM TO THE CONCLUSION OF THE NEXT AGM AT WHICH ACCOUNTS ARE LAID	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021, TOGETHER WITH THE DIRECTORS', AUDITORS' AND STRATEGIC REPORTS ON THOSE FINANCIAL STATEMENTS (COLLECTIVELY, THE 'ANNUAL REPORT AND FINANCIAL STATEMENTS')	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT CATHERINE FAIERS AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT DAVID KEENS AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT ED WILLIAMS AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT JAMIE WARNER AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT JENI MUNDY AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT JILL EASTERBROOK AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT NATHAN COE AS A DIRECTOR OF THE COMPANY	FOR
AUTO TRADER GROUP PLC	GB00BVYVFW23	17-Sep-2021	TO RE-ELECT SIGGA SIGURDARDOTTIR AS A DIRECTOR OF THE COMPANY	FOR
CORE LITHIUM LTD	AU000000CX02	17-Sep-2021	ISSUE OF 100,591,715 GANFENG SHARES	FOR
CORE LITHIUM LTD	AU000000CX02	17-Sep-2021	RATIFICATION OF 293,146,659 PLACEMENT SHARES ISSUED ON OR ABOUT 17 AUGUST 2021	ABSTAIN
CORE LITHIUM LTD	AU000000CX02	17-Sep-2021	RATIFICATION OF 306,123 CONSIDERATION SHARES ISSUED ON 11 MARCH 2021	FOR
FERREXPO PLC	GB00B1XH2C03	17-Sep-2021	RE-ELECT VITALII LISOVENKO AS DIRECTOR	AGAINST
FIRST BANCORP	US3189101062	17-Sep-2021	Adjournment Proposal. A proposal to adjourn the First Bancorp special meeting, if necessary or appropriate, to solicit additional proxies in favor of the First Bancorp merger proposal.	FOR
FIRST BANCORP	US3189101062	17-Sep-2021	Merger Proposal. A proposal to approve the merger agreement and the merger, pursuant to which Select Bancorp, Inc. will merge with and into First Bancorp.	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Sep-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH WERE STATED IN THE CIRCULAR AND THE ANNOUNCEMENT OF THE COMPANY DATED 27 AUGUST 2021 AND PUBLISHED ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN)), AND TO AUTHORIZE ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY TO THE RELEVANT REGULATORY AUTHORITIES FOR HANDING THE AMENDMENTS, APPROVAL, REGISTRATION, FILING PROCEDURES, ETC. FOR THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	17-Sep-2021	TO CONSIDER AND APPROVE THE INTERIM PROFIT DISTRIBUTION PROPOSAL FOR 2021 AS SET OUT IN THE CIRCULAR ISSUED BY THE COMPANY ON 27 AUGUST 2021 (DETAILS OF WHICH WERE PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 27 AUGUST 2021)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT AND APPROVAL OF THE REMUNERATION POLICY	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT AND APPROVAL OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT OF THE VOLUNTARY RESIGNATION OF INTAL BV, PERMANENTLY REPRESENTED BY MR JOHAN VANOVENBERGHE, WITH EFFECT FROM APRIL 1, 2021, AND CONFIRMATION, IN ACCORDANCE WITH ARTICLE 16 OF THE COMPANY'S ARTICLES OF ASSOCIATION AND ARTICLE 7:88, SECTION 1 OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS, OF THE APPOINTMENT BY CO-OPTATION OF ALYCHLO NV, WITH REGISTERED OFFICE AT LEMBERGSESTEENWEG 19, 9820 MERELBEKE (BELGIUM), PERMANENTLY REPRESENTED BY MR MARC COUCKE, AS DIRECTOR OF THE COMPANY, FOR THE REMAINING TERM OF THE MANDATE OF THE RESIGNING DIRECTOR, WHICH EXPIRES IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING IN 2023 REGARDING THE FINANCIAL YEAR ENDING ON MARCH 31, 2023. ITS MANDATE WILL BE REMUNERATED ON THE SAME BASIS AS THOSE OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS AS SET OUT IN THE REMUNERATION POLICY WHICH IS THE SUBJECT OF AGENDA ITEM 5	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGEMENT OF THE VOLUNTARY RESIGNATION OF OMORPHIA INVEST BV, PERMANENTLY REPRESENTED BY MS VALENTINE DEPREZ, WITH EFFECT FROM FEBRUARY 18, 2021, AND CONFIRMATION, IN ACCORDANCE WITH ARTICLE 16 OF THE COMPANY'S ARTICLES OF ASSOCIATION AND ARTICLE 7:88, SECTION 1 OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS, OF THE APPOINTMENT BY CO-OPTATION OF GALUCIEL BV, WITH REGISTERED OFFICE AT 76 FRANZ MERJAYSTRAAT, 1050 BRUSSELS (BELGIUM), PERMANENTLY REPRESENTED BY MS VALENTINE DEPREZ, AS DIRECTOR OF THE COMPANY, FOR THE REMAINING TERM OF THE MANDATE OF THE RESIGNING DIRECTOR, WHICH EXPIRES IMMEDIATELY AFTER THE ORDINARY GENERAL MEETING IN 2023 REGARDING THE FINANCIAL YEAR ENDING ON MARCH 31, 2023. ITS MANDATE WILL BE REMUNERATED ON THE SAME BASIS AS THOSE OF THE OTHER MEMBERS OF THE BOARD OF DIRECTORS AS SET OUT IN THE REMUNERATION POLICY WHICH IS THE SUBJECT OF AGENDA ITEM 5	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	ACKNOWLEDGMENT AND APPROVAL OF THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021, INCLUDING THE ALLOCATION OF THE ANNUAL RESULT AS PROPOSED BY THE BOARD OF DIRECTORS	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	AMENDMENT OF THE REMUNERATION FOR A NON-EXECUTIVE DIRECTOR	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	APPROVAL OF CHANGE OF CONTROL PROVISIONS IN ACCORDANCE WITH ARTICLE 7:151 OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS RELATED TO THE FACILITIES AGREEMENT, AS MOST RECENTLY AMENDED ON MARCH 29, 2021	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	APPROVAL TO NOT APPLY THE REQUIREMENTS OF ARTICLE 7:91, SECOND PARAGRAPH OF THE BELGIAN CODE ON COMPANIES AND ASSOCIATIONS FOR THE FINANCIAL YEAR ENDING ON MARCH 31, 2022	AGAINST

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GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: AALT DIJKHUIZEN B.V. (MR. AALT DIJKHUIZEN)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: AHOK BV (MR. KOEN HOFFMAN)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: BONEM BEHEER BV (MR. MARC OOMS)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: DEPREZ INVEST NV (MR. HEIN DEPREZ)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: GALUCIEL BV (MS. VALENTINE DEPREZ)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: GESCON BV (MR. DIRK VAN VLAENDEREN)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: INTAL BV (MR. JOHAN VANOVENBERGHE)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: MANAGEMENT DEPREZ BV (MS. VEERLE DEPREZ)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: MS. HILDE LAGA	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE DIRECTOR FOR THE PERFORMANCE OF THEIR MANDATE DURING THE LAST FINANCIAL YEAR: OMORPHIA INVEST BV (MS. VALENTINE DEPREZ)	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	DISCHARGE IN FAVOUR OF THE STATUTORY AUDITOR FOR THE PERFORMANCE OF ITS MANDATE DURING THE LAST FINANCIAL YEAR	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	GRANTING OF AN ADDITIONAL REMUNERATION TO THE INDEPENDENT DIRECTORS FOR ADDITIONAL WORK PERFORMED DURING THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	REAPPOINTMENT OF THE STATUTORY AUDITOR AND DETERMINATION OF THE STATUTORY AUDITOR'S REMUNERATION: DELOITTE BEDRIJFSREVISOREN BV	FOR
GREENYARD NV	BE0003765790	17-Sep-2021	RENEWAL OF AUTHORIZATION OF THE BOARD OF DIRECTORS TO ACQUIRE, DISPOSE OF AND CANCEL OWN SHARES	AGAINST
GREENYARD NV	BE0003765790	17-Sep-2021	RENEWAL OF AUTHORIZATION TO THE BOARD OF DIRECTORS TO ACQUIRE AND DISPOSE OF OWN SHARES IN THE EVENT OF AN IMMINENT SERIOUS DISADVANTAGE	AGAINST
JUBILANT FOODWORKS LIMITED	INE797F01012	17-Sep-2021	PAYMENT OF MANAGERIAL REMUNERATION TO MR. PRATIK RASHMIKANT POTA (DIN: 00751178), AS CEO AND WHOLETIME DIRECTOR FOR FY 2021-22	FOR
JUBILANT FOODWORKS LIMITED	INE797F01012	17-Sep-2021	RE-APPOINTMENT OF MR. BERJIS MINOO DESAI (DIN: 00153675) AS AN INDEPENDENT DIRECTOR	FOR
JUBILANT FOODWORKS LIMITED	INE797F01012	17-Sep-2021	RE-APPOINTMENT OF MR. PRATIK RASHMIKANT POTA (DIN: 00751178) AS CHIEF EXECUTIVE OFFICER & WHOLETIME DIRECTOR OF THE COMPANY	FOR
JUBILANT FOODWORKS LIMITED	INE797F01012	17-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HARI S. BHARTIA (DIN: 00010499), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
JUBILANT FOODWORKS LIMITED	INE797F01012	17-Sep-2021	TO DECLARE DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: DIRECTORS ARE PLEASED TO RECOMMEND FINAL DIVIDEND OF INR 6/- (I.E. 60%) PER EQUITY SHARE OF INR 10/- EACH FULLY PAID-UP FOR FY 2021	FOR
JUBILANT FOODWORKS LIMITED	INE797F01012	17-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: A) AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON; AND B) AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Sep-2021	APPROVE THE SALE	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Sep-2021	APPROVE THE SHARE BUYBACK PROGRAMME	AGAINST
W.R. GRACE & CO.	US38388F1084	17-Sep-2021	To adjourn the special meeting of stockholders of Grace (the "Special Meeting"), if necessary or appropriate, to solicit additional proxies if there are insufficient votes to approve the proposal to adopt the Merger Agreement at the time of the Special Meeting (the "Adjournment Proposal").	FOR
W.R. GRACE & CO.	US38388F1084	17-Sep-2021	To adopt the Agreement and Plan of Merger, dated as of April 26, 2021 (as it may be amended from time to time, the "Merger Agreement"), by and among W. R. Grace Holdings LLC, a Delaware limited liability company (formerly known as Gibraltar Acquisition Holdings LLC) ("Parent"), Gibraltar Merger Sub Inc., a Delaware corporation and a wholly owned subsidiary of Parent ("Merger Sub"), and W. R. Grace & Co., a Delaware corporation ("Grace").	FOR
W.R. GRACE & CO.	US38388F1084	17-Sep-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Grace's named executive officers that is based on or otherwise related to the Merger Agreement and the transactions contemplated by the Merger Agreement (the "Compensation Proposal").	AGAINST
MATRIX IT LTD	IL0004450156	19-Sep-2021	UPDATE OF THE EMPLOYMENT CONDITIONS OF MR. ELIEZER OREN, COMPANY PRESIDENT AND VICE CHAIRMAN AND EXTENSION OF HIS ENGAGEMENT BY AN ADDITIONAL 4-MONTH TERM	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO ALLOW DIRECTORS POWER TO ALLOT SHARES	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO APPROVE THE FINAL DIVIDEND OF 5.75P PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31 MARCH 2021 TO BE PAID ON 14 OCTOBER 2021 TO HOLDERS OF ORDINARY SHARES AT THE CLOSE OF BUSINESS ON 10 SEPTEMBER 2021	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO AUTHORISE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RE-APPOINT CLARE ASKEM AS A DIRECTOR OF THE COMPANY	FOR

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IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RE-APPOINT STEWART GILLILAND AS A DIRECTOR OF THE COMPANY	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RECEIVE THE ANNUAL REPORT	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	ORDINARY RESOLUTION TO RE-ELECT LANCE BURN AS A DIRECTOR OF THE COMPANY	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	SPECIAL RESOLUTION TO ALLOW DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
IG DESIGN GROUP PLC	GB0004526900	20-Sep-2021	SPECIAL RESOLUTION TO AUTHORISE THE COMPANY TO MAKE PURCHASES OF OWN SHARES	FOR
INTUITIVE SURGICAL, INC.	US46120E6023	20-Sep-2021	TO APPROVE THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK FOR THE PURPOSE OF EFFECTING A THREE-FOR-ONE STOCK SPLIT.	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	THAT A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	THAT SUBJECT TO THE PASSING OF RESOLUTION 13, THE BOARD BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 14 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 13 AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 6,152,285 (REPRESENTING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL); AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	THAT SUBJECT TO THE PASSING OF RESOLUTION 13, THE BOARD BE AUTHORISED TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE LIMITED: (A) TO THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT IN THE CASE OF AN ALLOTMENT OF EQUITY SECURITIES UNDER THE AUTHORITY GRANTED BY PARAGRAPH (B) OF RESOLUTION 13, ONLY BY WAY OF A RIGHTS ISSUE (AS DEFINED IN THAT RESOLUTION)) TO: (I) ORDINARY SHAREHOLDERS WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF ALL ORDINARY SHAREHOLDERS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBERS OF ORDINARY SHARES HELD BY THEM; AND (II) HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS OTHERWISE CONSIDER NECESSARY SUBJECT IN BOTH CASES TO THE POWER OF THE DIRECTORS TO IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (B) TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 6,152,286 (REPRESENTING APPROXIMATELY 5% OF THE ISSUED SHARE CAPITAL), SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022) BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE AUTHORITY EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR

REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	THAT THE BOARD BE AND IT IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (A) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 40,974,222 (REPRESENTING APPROXIMATELY 33.3% OF THE ORDINARY ISSUED SHARE CAPITAL); AND, IN ADDITION, (B) COMPRISING EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560(1) OF THE COMPANIES ACT 2006) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 40,974,222 (SUCH AMOUNT TO BE REDUCED BY THE AGGREGATE NOMINAL AMOUNT OF ANY ORDINARY SHARES ALLOTTED OR RIGHTS GRANTED UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022) SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER SUCH EXPIRY AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES IN PURSUANCE OF SUCH AN OFFER OR AGREEMENT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED. FOR THE PURPOSES OF THIS RESOLUTION 13, "RIGHTS ISSUE" MEANS AN OFFER TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THE RESPECTIVE NUMBER OF SHARES HELD BY THEM; AND (II) HOLDERS OF OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, SUBJECT TO SUCH RIGHTS, AS THE DIRECTORS CONSIDER NECESSARY, TO SUBSCRIBE FOR FURTHER SECURITIES BY MEANS OF THE ISSUE OF A RENOUNCEABLE LETTER (OR OTHER NEGOTIABLE DOCUMENT) WHICH MAY BE TRADED FOR A PERIOD BEFORE PAYMENT FOR THE SECURITIES IS DUE, BUT SUBJECT IN BOTH CASES TO THE POWER OF THE DIRECTORS TO IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES OR LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES (WITHIN THE MEANING OF S693(4) OF THE COMPANIES ACT 2006) OF ORDINARY SHARES OF 50P EACH OF THE COMPANY ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS MAY FROM TIME TO TIME DETERMINE, AND WHERE SUCH SHARES ARE HELD AS TREASURY SHARES, THE COMPANY MAY USE THEM FOR THE PURPOSES SET OUT IN SECTION 727 OF THE ACT, INCLUDING FOR THE PURPOSE OF ITS EMPLOYEE SHARE SCHEMES, PROVIDED THAT: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE ACQUIRED IS 24,609,142, REPRESENTING APPROXIMATELY 10% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY AS AT 28 JULY 2021; (B) THE MINIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS 50P; (C) THE MAXIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SUCH ORDINARY SHARE IS AN AMOUNT NOT MORE THAN THE HIGHER OF: (I) AN AMOUNT EQUAL TO 105% OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE IN THE COMPANY AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH SUCH SHARE IS CONTRACTED TO BE PURCHASED; AND (II) AN AMOUNT EQUAL TO THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE OF AN ORDINARY SHARE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUE ON WHICH THE PURCHASE IS CARRIED OUT; (D) THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 20 NOVEMBER 2022 UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING; AND (E) THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY, WHICH CONTRACT WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY PURCHASE ITS ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT IN THE FORM SET OUT ON PAGES 71 TO 83 OF THE ANNUAL REPORT AND ACCOUNTS	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE, FOR AND ON BEHALF OF THE BOARD, TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO DECLARE A FINAL DIVIDEND OF 12.0P PENCE PER ORDINARY SHARE PAYABLE TO THE SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 3 SEPTEMBER 2021, AS RECOMMENDED BY THE DIRECTORS	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RECEIVE THE DIRECTORS' REPORT AND AUDITED ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 30 APRIL 2021 (ANNUAL REPORT AND ACCOUNTS)	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT AVRIL PALMER-BAUNACK AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT JOHN DAVIES AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT JOHN PATTULLO AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT MARK BUTCHER AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT MARK MCCAFFERTY AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT MARTIN WARD AS A DIRECTOR	FOR
REDDE NORTHGATE PLC	GB00B41H7391	20-Sep-2021	TO RE-ELECT PHILIP VINCENT AS A DIRECTOR	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE DEMERGER PLAN	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE INCORPORATION OF MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE BOARD OF DIRECTORS FOR MEDMIX AG FOR THE COMING TERM OF OFFICE	FOR

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SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE EXECUTIVE COMMITTEE FOR MEDMIX AG FOR THE FINANCIAL YEAR 2022	FOR
SULZER AG	CH0038388911	20-Sep-2021	APPROVAL OF THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE EXECUTIVE COMMITTEE FOR MEDMIX AG FOR THE REMAINDER OF FINANCIAL YEAR 2021	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF KPMG AG, ZURICH, AS AUDITORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. GREGOIRE POUX-GILLAUME AS MEMBER OF THE REMUNERATION COMMITTEE FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. GREGOIRE POUX-GUILAUME AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. MARCO MUSETTI AS MEMBER OF THE BOARD OF DIRECTORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MR. MARCO MUSETTI AS MEMBER OF THE REMUNERATION COMMITTEE FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MRS. JILL LEE GHIM HA AS MEMBER OF THE BOARD OF DIRECTORS FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF MRS. JILL LEE GHIM HA AS MEMBER OF THE REMUNERATION COMMITTEE FOR MEDMIX AG	FOR
SULZER AG	CH0038388911	20-Sep-2021	ELECTION OF PROXY VOTING SERVICES GMBH, ZURICH, AS THE INDEPENDENT PROXY FOR MEDMIX AG	FOR
BELUGA GROUP	RU000A0HL5M1	21-Sep-2021	TO APPROVE THE PAYMENT OF DIVIDENDS	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	Director Election - Scott J. Adelson	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	Director Election - Ekpedeme M. Bassey	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	Director Election - David A. Preiser	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	Director Election - Robert A. Schriesheim	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	Ratification of the the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
HOULIHAN LOKEY, INC.	US4415931009	21-Sep-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
IPSOS SA	FR0000073298	21-Sep-2021	AMEND ITEM 19 OF 28 MAY 2020 GENERAL MEETING	FOR
IPSOS SA	FR0000073298	21-Sep-2021	APPROVE REMUNERATION POLICY OF CEO	FOR
IPSOS SA	FR0000073298	21-Sep-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
MACQUARIE INFRASTRUCTURE CORPORATION	US55608B1052	21-Sep-2021	A proposal to adjourn the special meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the special meeting to approve the AA transaction proposal and/or the MH merger proposal (the "adjournment proposal").	FOR
MACQUARIE INFRASTRUCTURE CORPORATION	US55608B1052	21-Sep-2021	A proposal to approve the agreement and plan of merger, dated as of June 14, 2021, by and among MIC, MIH, AMF Hawaii Holdings, LLC ("AMF Parent"), a Delaware limited liability company affiliated with Argo Infrastructure Partners, LP ("Argo") and AMF Hawaii Merger Sub LLC ("AMF Merger Sub"), a recently formed Delaware limited liability company and direct wholly owned subsidiary of AMF Parent, providing for AMF Merger Sub to be merged with and into MIH, with MIH surviving as a wholly-owned subsidiary of AMF Parent (the "MH merger").	FOR
MACQUARIE INFRASTRUCTURE CORPORATION	US55608B1052	21-Sep-2021	A proposal to approve the stock purchase agreement, dated as of June 7, 2021, by and among MIC, Macquarie Infrastructure Holdings, LLC ("MIH"), a Delaware limited liability company and a wholly-owned subsidiary of MIC, MIC Hawaii Holdings, LLC, solely for purposes of specified provisions, ("MIC Hawaii"), an indirect, wholly-owned subsidiary of MIC, and KKR Apple Bidco, LLC ("AA Purchaser"), a Delaware limited liability company controlled by funds affiliated with Kohlberg Kravis Roberts & Co. L.P. ("KKR").	FOR
MEGGITT PLC	GB0005758098	21-Sep-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
MEGGITT PLC	GB0005758098	21-Sep-2021	FOR THE PURPOSES OF THE SCHEME: A. TO AUTHORISE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND B. TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	APPROVAL FOR AMENDMENT IN EMPLOYEES STOCK OPTION PLAN 2013 OF THE BANK	AGAINST
RBL BANK LTD	INE976G01028	21-Sep-2021	RE-APPOINTMENT OF MR. VISHWAVIR AHUJA (DIN: 00074994) AS MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MS. VEENA MANKAR (DIN: 00004168), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE-APPOINTMENT	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE ISSUE OF DEBT SECURITIES ON PRIVATE PLACEMENT BASIS	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE RE-APPOINTMENT AND REVISION IN REMUNERATION OF MR. PRAKASH CHANDRA (DIN: 02839303) AS NON-EXECUTIVE (PART-TIME) CHAIRMAN OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF DR. SOMNATH GHOSH (DIN: 00401253) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF MR. CHANDAN SINHA (DIN: 06921244) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF MR. MANJEEV SINGH PURI (DIN: 09166794) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE APPOINTMENT OF MR. VIMAL BHANDARI (DIN: 00001318) AS NON-EXECUTIVE NON INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE RE-APPOINTMENT OF MR. ISHAN RAINA (DIN: 00151951) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE RE-APPOINTMENT OF MR. PRAKASH CHANDRA (DIN: 02839303) AS NON-EXECUTIVE INDEPENDENT DIRECTOR OF THE BANK	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO APPROVE THE REVISED REMUNERATION OF NON-EXECUTIVE DIRECTORS EXCEPT FOR PART TIME NON-EXECUTIVE CHAIRMAN	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO CONSIDER AND APPOINT, M/S. CNK & ASSOCIATES LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 101961 W/W100036) AS ONE OF THE JOINT STATUTORY AUDITORS OF THE BANK	FOR

RBL BANK LTD	INE976G01028	21-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
RBL BANK LTD	INE976G01028	21-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE BANK FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	THAT THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 315 OF THE COMPANIES LAW TO MAKE MARKET ACQUISITIONS WITHIN THE MEANING OF SECTION 316(1) OF THE COMPANIES LAW OF ITS ORDINARY SHARES, WHICH MAY BE CANCELLED OR HELD AS TREASURY SHARES, ON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS SHALL DETERMINE, PROVIDED THAT: 10.1. THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS A MAXIMUM NUMBER OF UP TO 43,150,658 ORDINARY SHARES. THIS EQUALS 10% OF THE COMPANY'S ORDINARY SHARES IN ISSUE ON 9 AUGUST 2021 (BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PRINTING OF THIS NOTICE); 10.2. THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS GBP 0.01 (EXCLUSIVE OF ALL EXPENSES); 10.3. THE MAXIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET VALUES OF AN ORDINARY SHARE AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY BEFORE THE PURCHASE IS MADE AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AS STIPULATED BY THE REGULATORY TECHNICAL STANDARDS ADOPTED BY THE EUROPEAN COMMISSION PURSUANT TO ARTICLE 5(6) OF THE MARKET ABUSE REGULATION (EU) NO 596/2014 (AS IT FORMS PART OF UK LAW BY VIRTUE OF THE EUROPEAN UNION (WITHDRAWAL) ACT 2018 AS AMENDED AND SUPPLEMENTED FROM TIME TO TIME INCLUDING BY THE MARKET ABUSE (AMENDMENT) (EU EXIT) REGULATION 2019 (IN EACH CASE EXCLUSIVE OF ALL EXPENSES); 10.4. SUCH AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF SOONER, 21 DECEMBER 2022, UNLESS THE AUTHORITY IS VARIED, REVOKED OR RENEWED PRIOR TO SUCH DATE BY THE COMPANY IN GENERAL MEETING; AND 10.5. THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS OWN ORDINARY SHARES UNDER THE AUTHORITY HEREBY CONFERRED PRIOR TO THE EXPIRY OF SUCH AUTHORITY WHICH WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND MAY MAKE A PURCHASE OF ITS OWN ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	THAT THE DIRECTORS BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 11 TO ALLOT, ISSUE AND/OR SELL EQUITY SECURITIES (WITHIN THE MEANING OF ARTICLE 5.1(A) OF THE ARTICLES) FOR CASH AS IF ARTICLE 5.2 OF THE ARTICLES DID NOT APPLY TO ANY SUCH ALLOTMENT, ISSUE AND/OR SALE, SUCH AUTHORITY TO BE: 12.1. LIMITED TO THE ALLOTMENT, ISSUE AND/OR SALE OF EQUITY SECURITIES UP TO A MAXIMUM NUMBER OF 21,575,329 SHARES (REPRESENTING APPROXIMATELY 5% OF THE NUMBER OF THE ORDINARY SHARES IN ISSUE ON 9 AUGUST 2021, BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PRINTING OF THIS NOTICE); AND 12.2. USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, PROVIDED THAT THIS POWER SHALL EXPIRE (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OR, IF SOONER, 21 DECEMBER 2022, BUT, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED, ISSUED AND/OR SOLD AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT, ISSUE AND/OR SELL EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	THAT THE DIRECTORS BE GENERALLY AUTHORISED TO ISSUE, ALLOT AND/OR SELL EQUITY SECURITIES (WITHIN THE MEANING OF ARTICLE 5.1(A) OF THE ARTICLES) FOR CASH, AS IF ARTICLE 5.2 OF THE ARTICLES DID NOT APPLY TO SUCH ALLOTMENT, ISSUE AND/OR SALE, PROVIDED THAT THIS POWER SHALL EXPIRE (UNLESS PREVIOUSLY REVOKED, VARIED OR RENEWED BY THE COMPANY IN GENERAL MEETING) AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF SOONER, 21 DECEMBER 2022. THIS POWER SHALL BE LIMITED TO THE ALLOTMENT, ISSUE AND/OR SALE OF EQUITY SECURITIES OF UP TO AN AGGREGATE NUMBER OF 21,575,329 SHARES (REPRESENTING APPROXIMATELY 5% OF THE NUMBER OF THE ORDINARY SHARES IN ISSUE ON 9 AUGUST 2021, BEING THE LATEST PRACTICABLE DATE PRIOR TO THE PRINTING OF THIS NOTICE); BUT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED, ISSUED AND/OR SOLD AFTER THIS POWER EXPIRES AND THE DIRECTORS MAY ALLOT, ISSUE AND/OR SELL EQUITY SECURITIES IN PURSUANCE OF SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF RSM UK AUDIT LLP AS AUDITOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-APPOINT RSM UK AUDIT LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING UNTIL THE NEXT ANNUAL GENERAL MEETING	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS OF THE COMPANY ALONG WITH THE REPORT OF THE DIRECTORS AND THE AUDITOR'S REPORT FOR THE YEAR ENDED 31 DECEMBER 2020	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. DANIEL TAYLOR, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. KEVIN MCGRATH, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. STEPHEN INGLIS, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. TIM BEE, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MR. WILLIAM EASON, BEING ELIGIBLE AND OFFERING HIMSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR
REGIONAL REIT LIMITED	GG00BYV2ZQ34	21-Sep-2021	TO RE-ELECT MS. FRANCES DALEY, BEING ELIGIBLE AND OFFERING HERSELF FOR ELECTION, AS A DIRECTOR OF THE COMPANY	FOR

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AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 2, BEING CAST AGAINST THE REMUNERATION REPORT: A. AN EXTRAORDINARY GENERAL MEETING OF AGL (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; B. ALL OF THE NON-EXECUTIVE DIRECTORS WHO WERE IN OFFICE WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING (BEING MR MARK BLOOM, MR PETER BOTTEN, MS JACQUELINE HEY, MS PATRICIA MCKENZIE AND MS DIANE SMITH-GANDER), CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	DIRECTOR RE-ELECTION - JACQUELINE HEY	FOR
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	GRANT OF PERFORMANCE RIGHTS UNDER THE AGL LONG TERM INCENTIVE PLAN TO GRAEME HUNT	FOR
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DIRECTOR ELECTION - ASHJAYEEN SHARIF	AGAINST
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PARIS GOALS AND TARGETS	FOR
AGL ENERGY LTD	AU000000AGL7	22-Sep-2021	REMUNERATION REPORT	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	THAT A GENERAL MEETING OF THE COMPANY (OTHER THAN AN AGM) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO ADOPT THE PROPOSED NEW ARTICLES OF ASSOCIATION	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT DAVID LOCKWOOD AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT DAVID MELLORS AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT DELOITTE LLP AS INDEPENDENT AUDITOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPOINT THE LORD PARKER OF MINSMERE, GCVO, KCB AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT AS SET OUT ON PAGES 143 TO 159 OF THE COMPANY'S ANNUAL REPORT AND FINANCIAL STATEMENTS 2021	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO AUTHORISE POLITICAL DONATIONS WITH THE MEANING OF THE COMPANIES ACT 2006 (THE 'ACT')	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE TO SET THE REMUNERATION OF THE INDEPENDENT AUDITOR	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE ACT	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS PURSUANT TO SECTIONS 570 AND 573 OF THE ACT	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT CARL-PETER FORSTER AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT KJERSTI WIKLUNDAS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT LUCY DIMES AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT RUSS HOULDEN AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO REAPPOINT RUTH CAIRNIE AS A DIRECTOR OF THE COMPANY	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS	FOR
BABCOCK INTERNATIONAL GROUP PLC	GB0009697037	22-Sep-2021	TO RENEW THE COMPANY'S AUTHORITY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	APPROVE REMUNERATION REPORT	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	APPROVE THE COMPANY'S DIVIDEND PAYMENT POLICY	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS (ADDITIONAL AUTHORITY)	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	AUTHORISE THE AUDIT AND MANAGEMENT ENGAGEMENT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	RE-ELECT ALASTAIR MOSS AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	RE-ELECT ALISON HADDEN AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	RE-ELECT CAROLINE GULLIVER AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	RE-ELECT MICHAEL WROBEL AS DIRECTOR	FOR
CIVITAS SOCIAL HOUSING PLC	GB00B8HBD32	22-Sep-2021	RE-ELECT PETER BAXTER AS DIRECTOR	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - Margaret Shân Atkins	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - James P. Fogarty	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - Cynthia T. Jamison	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - Eugene I. Lee, Jr.	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - Nana Mensah	FOR

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DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - William S. Simon	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - Charles M. Sonstebly	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Director Election - Timothy J. Wilmott	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	Proposal has been withdrawn.	ABSTAIN
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	To approve the amended Darden Restaurants, Inc. Employee Stock Purchase Plan.	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	To obtain advisory approval of the Company's executive compensation.	FOR
DARDEN RESTAURANTS, INC.	US2371941053	22-Sep-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending May 29, 2022.	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	Director Election - Paul A. Novelty	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	Director Election - Dale E. Cole	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	Director Election - Alain J. Louvel	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	To ratify the appointment of RSM US LLP as our independent auditor for the year ending December 31, 2021.	FOR
FUTUREFUEL CORP	US36116M1062	22-Sep-2021	To transact such other business as may properly come before the meeting.	AGAINST
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE AUTHORITY TO DIRECTORS PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS-IN-KIND FOR THE PERIOD FROM 2 JUNE 2021 UNTIL THE NEXT ANNUAL GENERAL MEETING IN 2022	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO APPROVE THE PROPOSED SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-APPOINT AUDITORS AND AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION: PRICEWATERHOUSECOOPERS PLT	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: MR QUAH CHEK TIN	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: TAN SRI DATO' SERI ALWI JANTAN	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO PARAGRAPH 107 OF THE COMPANY'S CONSTITUTION: TAN SRI DATUK CLIFFORD FRANCIS HERBERT	FOR
GENTING MALAYSIA BHD	MYL471500008	22-Sep-2021	TO RENEW THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	THAT THE ARTICLES OF ASSOCIATION PRODUCED TO THE MEETING AND INITIALLED BY THE CHAIRMAN OF THE AGM FOR THE PURPOSE OF IDENTIFICATION BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MAY 2021	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO DETERMINE THE AUDITORS' REMUNERATION	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO DECLARE A FINAL DIVIDEND ON THE ORDINARY SHARES OF THE COMPANY FOR THE YEAR ENDED 31 MAY 2021 OF 30.24 PENCE PER ORDINARY SHARE	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES FOR THE PURPOSES OF ACQUISITIONS OR OTHER CAPITAL INVESTMENTS	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO ELECT SUSAN SKERRITT (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	AGAINST
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO ELECT WU GANG (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH ACCOUNTS ARE LAID	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RECEIVE THE COMPANY'S ACCOUNTS AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS FOR THE YEAR ENDED 31 MAY 2021	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT ANDREW DIDHAM (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT CHARLIE ROZES (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT HELEN STEVENSON (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT JON NOBLE (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT JONATHAN MOULDS (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT JUNE FELIX (EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT MALCOLM LE MAY (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT MIKE MCTIGHE (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT RAKESH BHASIN (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
IG GROUP HOLDINGS PLC	GB00B06QFB75	22-Sep-2021	TO RE-ELECT SALLY-ANN HIBBERD (NON-EXECUTIVE DIRECTOR) AS A DIRECTOR OF THE COMPANY	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	22-Sep-2021	AMENDMENT TO THE CONSTITUTION	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	22-Sep-2021	APPROVAL FOR A REDUCTION OF CAPITAL AND IN-SPECIE DISTRIBUTION OF MINERALS 260 SHARES	FOR

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NELES CORPORATION	FI4000440664	22-Sep-2021	BASED ON THE COMBINATION AGREEMENT BETWEEN NELES AND VALMET, NELES MAY AT ANY TIME PRIOR TO THE EXECUTION OF THE MERGER DISTRIBUTE TO ITS SHAREHOLDERS AN EXTRA DISTRIBUTION OF FUNDS IN THE AMOUNT OF UP TO EUR 2.00 PER SHARE EITHER AS DIVIDEND OR RETURN OF EQUITY FROM THE COMPANY'S FUND FOR INVESTED UNRESTRICTED EQUITY OR A COMBINATION OF THE TWO. IN ORDER TO ENABLE THE ABOVE-MENTIONED EXTRA DISTRIBUTION OF FUNDS, THE COMPANY'S BOARD OF DIRECTORS PROPOSES TO THE EXTRAORDINARY GENERAL MEETING THAT THE EXTRAORDINARY GENERAL MEETING WOULD AUTHORIZE THE BOARD OF DIRECTORS TO RESOLVE, BEFORE THE COMPLETION OF THE MERGER, ON A DISTRIBUTION OF FUNDS NOT EXCEEDING EUR 2.00 PER SHARE TO BE PAID EITHER AS DIVIDEND FROM THE COMPANY'S RETAINED EARNINGS OR RETURN OF EQUITY FROM THE COMPANY'S FUND FOR INVESTED UNRESTRICTED EQUITY OR A COMBINATION OF THE TWO.THE AUTHORIZATION WOULD BE IN FORCE UNTIL THE OPENING OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY.THE COMPANY WILL SEPARATELY PUBLISH ITS BOARD OF DIRECTORS'	FOR
NELES CORPORATION	FI4000440664	22-Sep-2021	PURSUANT TO THE MERGER PLAN, NELES WOULD BE MERGED INTO VALMET THROUGH AN ABSORPTION MERGER, SO THAT ALL ASSETS AND LIABILITIES OF NELES WOULD BE TRANSFERRED WITHOUT A LIQUIDATION PROCEDURE TO VALMET IN A MANNER DESCRIBED IN MORE DETAIL IN THE MERGER PLAN. THE BOARD OF DIRECTORS OF NELES PROPOSES THAT THE EXTRAORDINARY GENERAL MEETING RESOLVES ON THE MERGER OF NELES INTO VALMET IN ACCORDANCE WITH THE MERGER PLAN AND APPROVES THE MERGER PLAN. THE GENERAL MEETING CAN ONLY APPROVE OR REJECT THE PROPOSED MERGER IN ACCORDANCE WITH THE MERGER PLAN BUT CANNOT ALTER IT. PURSUANT TO THE MERGER PLAN, THE SHAREHOLDERS OF NELES SHALL RECEIVE AS MERGER CONSIDERATION 0.3277 NEW SHARES OF VALMET FOR EACH SHARE THEY HOLD IN NELES (THE MERGER CONSIDERATION). IN CASE THE NUMBER OF SHARES RECEIVED BY A SHAREHOLDER OF NELES AS MERGER CONSIDERATION (PER EACH INDIVIDUAL BOOK-ENTRY ACCOUNT) IS A FRACTIONAL NUMBER, THE FRACTIONS SHALL BE ROUNDED DOWN TO THE NEAREST WHOLE NUMBER. FRACTIONAL ENTITLEMENTS TO NEW SHARES OF VALMET	FOR
SCHOLASTIC CORPORATION	US8070661058	22-Sep-2021	Director Election - James W. Barge	FOR
SCHOLASTIC CORPORATION	US8070661058	22-Sep-2021	Director Election - John L. Davies	FOR
VALMET CORP	FI4000074984	22-Sep-2021	THE BOARD OF DIRECTORS OF VALMET PROPOSES THAT THE GENERAL MEETING RESOLVES ON THE MERGER OF NELES INTO VALMET IN ACCORDANCE WITH THE MERGER PLAN AND APPROVES THE MERGER PLAN. IN ADDITION TO THE OTHER MATTERS DESCRIBED IN THE MERGER PLAN, THE RESOLUTION ON THE MERGER INCLUDES THE FOLLOWING KEY MATTERS AS SPECIFIED IN THE MERGER PLAN: (I) AMENDMENT OF THE ARTICLES OF ASSOCIATION, (II) MERGER CONSIDERATION, (III) INCREASE OF SHARE CAPITAL, (IV) NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS, (V) COMPOSITION OF THE BOARD OF DIRECTORS, (VI) REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS AND (VII) TEMPORARY DEVIATION FROM CHARTER OF SHAREHOLDERS' NOMINATION BOARD	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	Director Election - Daryl G. Brewster	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	Director Election - Jacki S. Kelley	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	To approve an amendment to our Fourth Amended and Restated Certificate of Incorporation (as amended) to declassify the Company's Board of Directors as set forth in the Company's Proxy Statement.	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	To approve, by advisory vote, the compensation of the Company's named executive officers.	FOR
FRESHPET, INC.	US3580391056	23-Sep-2021	To ratify the appointment of KPMG LLP as the independent registered public accounting firm for 2021.	FOR
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	23-Sep-2021	To approve any motion to adjourn the extraordinary general meeting, or any adjournments thereof, to another time and place to solicit additional proxies if there are insufficient votes at the time of the extraordinary general meeting to approve Proposal 1.	AGAINST
JAZZ PHARMACEUTICALS PLC	IE00B4Q5ZN47	23-Sep-2021	To grant the board of directors authority under Irish law to allot and issue ordinary shares for cash without first offering those ordinary shares to existing shareholders pursuant to the statutory pre-emption right that would otherwise apply.	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	APPOINT KPMG AS AUDITORS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	APPROVE FINAL DIVIDEND	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	APPROVE REMUNERATION REPORT	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	ELECT ROSALEEN BLAIR AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT ANDY MALPASS AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT DR BRENDAN MOONEY AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT KATIE DAVIS AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT RICHARD MCCANN AS DIRECTOR	FOR
KAINOS GROUP PLC	GB00BZ0D6727	23-Sep-2021	RE-ELECT TOM BURNET AS DIRECTOR	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Advisory Vote to Approve Executive Compensation.	FOR

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LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: André J. Hawaux	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Charles A. Blixt	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Hala G. Moddelmog	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Maria Renna Sharpe	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Peter J. Bensen	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Robert A. Niblock	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Robert J. Coviello	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Thomas P. Maurer	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: Thomas P. Werner	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Election of Director: W.G. Jurgensen	FOR
LAMB WESTON HOLDINGS, INC.	US5132721045	23-Sep-2021	Ratification of the Appointment of KPMG LLP as Independent Auditors for Fiscal Year 2022.	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	ADOPT NEW ARTICLES OF ASSOCIATION	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	APPOINT KPMG LLP AS AUDITORS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	APPROVE DIVIDEND POLICY	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	APPROVE REMUNERATION REPORT	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	AUTHORISE THE COMPANY TO INCUR POLITICAL EXPENDITURE	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	ELECT QUINTIN PRICE AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT ALASTAIR BARBOUR AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT GEORGE YEANDLE AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT JOHN IONS AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT MANDY DONALD AS DIRECTOR	FOR
LIONTRUST ASSET MANAGEMENT PLC	GB0007388407	23-Sep-2021	RE-ELECT VINAY ABROL AS DIRECTOR	FOR
MERCURY NZ LTD	NZMRPE000152	23-Sep-2021	RE-ELECT MIKE TAITOKO AS A DIRECTOR	FOR
MERCURY NZ LTD	NZMRPE000152	23-Sep-2021	TO ELECT DENNIS BARNES AS A DIRECTOR	FOR
MERCURY NZ LTD	NZMRPE000152	23-Sep-2021	TO INCREASE THE TOTAL POOL OF DIRECTORS' FEES	FOR
MERCURY NZ LTD	NZMRPE000152	23-Sep-2021	TO RE-ELECT PRUE FLACKS AS A DIRECTOR	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	23-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL ON THE ELECTION OF MR. HE XINGDA AS A NON-EXECUTIVE DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF THE COMPANY	FOR
NEW CHINA LIFE INSURANCE CO LTD	CNE100001922	23-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSAL ON THE ELECTION OF MS. YANG XUE AS A NON-EXECUTIVE DIRECTOR OF THE SEVENTH SESSION OF THE BOARD OF THE COMPANY	FOR
PT BANK CENTRAL ASIA TBK	ID1000109507	23-Sep-2021	APPROVAL OF STOCK SPLIT OF THE COMPANY'S SHARES WITH THE RATIO OF 1:5, FROM PREVIOUSLY IDR 62.5 (SIXTY TWO POINT FIVE RUPIAH) PER SHARE TO IDR 12.5 (TWELVE POINT FIVE RUPIAH) PER SHARE	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	APPROVE REMUNERATION OF DIRECTORS	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	ELECT JOAKIM RUBIN AS NEW DIRECTOR	FOR
STORYTEL AB	SE0007439443	23-Sep-2021	ELECT STEFAN BLOM AS BOARD CHAIR	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT DR DOUGLAS MCTAGGART BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MR DUNCAN WEST BE ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MR LINDSAY TANNER BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION. BY ORDER OF THE BOARD	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MS CHRISTINE MCLOUGHLIN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	ELECTION/RE-ELECTION OF DIRECTOR: THAT MS SYLVIA FALZON BE RE-ELECTED AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION	FOR

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SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	GRANT OF PERFORMANCE RIGHTS TO THE GROUP CHIEF EXECUTIVE OFFICER & MANAGING DIRECTOR	FOR
SUNCORP GROUP LTD	AU000000SUN6	23-Sep-2021	REMUNERATION REPORT	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Advisory vote on stockholder proposal to elect directors by a majority vote.	AGAINST
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Advisory vote on the compensation of the company's Named Executive Officers.	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Approve the AeroVironment, Inc. 2021 Equity Incentive Plan.	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Director Election - Cindy K. Lewis	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	Director Election - Wahid Nawabi	FOR
AEROVIRONMENT, INC.	US0080731088	24-Sep-2021	To ratify the selection of Deloitte & Touche LLP as the company's independent registered public accounting firm.	FOR
AMERICAN OUTDOOR BRANDS, INC.	US02875D1090	24-Sep-2021	Director Election - Brian D. Murphy	FOR
AMERICAN OUTDOOR BRANDS, INC.	US02875D1090	24-Sep-2021	Director Election - Mary E. Gallagher	FOR
AMERICAN OUTDOOR BRANDS, INC.	US02875D1090	24-Sep-2021	To ratify the appointment of Grant Thornton LLP, an independent registered public accounting firm, as the independent registered public accountant of our company for the fiscal year ending April 30, 2022.	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	PROPOSAL AND DESIGNATION OF SPECIAL REPRESENTATIVES OF THE MEETING, TO FORMALIZE AND CARRY OUT, AS THE CASE MAY BE, THE RESOLUTIONS ADOPTED BY THIS MEETING, RESOLUTIONS IN CONNECTION THERETO	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	READING AND, AS THE CASE MAY BE, APPROVAL OF THE MEETINGS MINUTE, RESOLUTIONS IN CONNECTION THERETO	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF A PROPOSAL TO CARRY OUT THE MERGER OF SERVICIOS EJECUTIVOS ARCA CONTINENTAL, S.A. DE C.V., AS MERGED AND EXTINGUISHED COMPANY, INTO THE COMPANY, AS MERGING AND SUBSISTING COMPANY, RESOLUTIONS IN CONNECTION THERETO	FOR
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	SUBMISSION AND, AS THE CASE MAY BE, APPROVAL OF AN AMENDMENT TO ARTICLE SECOND OF THE CORPORATE BYLAWS IN RESPECT TO THE CORPORATE PURPOSE, RESOLUTIONS IN CONNECTION THERETO	AGAINST
ARCA CONTINENTAL SAB DE CV	MX01AC100006	24-Sep-2021	SUBMISSION, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL OF THE COMPANY'S BALANCE SHEET AS OF JULY 31, 2021, RESOLUTIONS IN CONNECTION THERETO	FOR
BNP PARIBAS SA	FR0000131104	24-Sep-2021	APPROVE DIVIDENDS OF EUR 1.55 PER SHARE	FOR
BNP PARIBAS SA	FR0000131104	24-Sep-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES	FOR
GLENMARK PHARMACEUTICALS LIMITED	INE935A01035	24-Sep-2021	TO DECLARE DIVIDEND ON EQUITY SHARES	FOR
GLENMARK PHARMACEUTICALS LIMITED	INE935A01035	24-Sep-2021	TO RATIFY REMUNERATION OF THE COST AUDITOR FOR THE FINANCIAL YEAR ENDING 31 MARCH 2022	FOR
GLENMARK PHARMACEUTICALS LIMITED	INE935A01035	24-Sep-2021	TO RE-APPOINT MRS. BLANCHE SALDANHA AS DIRECTOR LIABLE TO RETIRE BY ROTATION	FOR
GLENMARK PHARMACEUTICALS LIMITED	INE935A01035	24-Sep-2021	TO RECEIVE, CONSIDER, APPROVE AND ADOPT THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE REPORT OF THE AUDITORS THEREON	FOR
GLENMARK PHARMACEUTICALS LIMITED	INE935A01035	24-Sep-2021	TO RECEIVE, CONSIDER, APPROVE AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021 TOGETHER WITH THE REPORTS OF THE BOARD AND AUDITORS THEREON	FOR
NOVONIX LTD	AU000000NVX4	24-Sep-2021	APPROVAL OF ISSUE OF SHARES TO PHILLIPS 66	FOR
NOVONIX LTD	AU000000NVX4	24-Sep-2021	RATIFICATION OF ISSUE OF SHARES UNDER THE INSTITUTIONAL PLACEMENT	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	APPOINTMENT OF DR. TEJENDRA MOHAN BHASIN (DIN: 03091429), AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	APPOINTMENT OF MR. SHOBINDER DUGGAL (DIN: 00039580), AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	APPOINTMENT OF MS. USHA SANGWAN (DIN: 02609263), AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	REVISION IN THE REMUNERATION OF MR. MAHESH KUMAR SHARMA (DIN: 08740737), MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	TO CONFIRM THE INTERIM DIVIDEND DECLARED BY THE COMPANY ON MARCH 25, 2021 AS FINAL DIVIDEND FOR THE YEAR ENDED MARCH 31, 2021	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	TO CONSIDER AND TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR FIXATION OF REMUNERATION OF THE STATUTORY AUDITORS OF THE COMPANY IN ACCORDANCE WITH THE SECTION 142 OF THE COMPANIES ACT, 2013, AS YET TO BE APPOINTED BY THE COMPTROLLER AND AUDITOR GENERAL OF INDIA, FOR THE FINANCIAL YEAR 2021-22 IN FURTHERANCE OF ITS POWERS EMBODIED WITHIN SECTION 139 OF COMPANIES ACT, 2013, AS AMENDED AND READ WITH APPLICABLE NOTIFICATIONS ISSUED THEREUNDER : "RESOLVED THAT IN ACCORDANCE WITH SECTION 142 OF COMPANIES ACT, 2013, AS AMENDED AND READ WITH THE APPLICABLE NOTIFICATIONS ISSUED THEREUNDER ("COMPANIES ACT, 2013") AND APPLICABLE NOTIFICATIONS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA ("CAG"), THE REMUNERATION PAYABLE TO THE STATUTORY AUDITORS OF THE COMPANY ("AUDITORS") FOR THE FINANCIAL YEAR 2021-22, IS AFFIXED AT RS. 58 LAKHS (RS. 29 LAKHS EACH) FOR ANNUAL AUDIT AND RS. 15 LAKHS (RS. 7.50 LAKHS EACH) FOR HALF YEAR AUDIT AND RS. 20 LAKHS (RS.5 LAKHS EACH FOR JUNE AND DECEMBER QUARTER) FOR LIMITED REVIEW PLUS APPLICABLE TAXES AND REIMBURSEMENT OF OUT OF POCKET EXPENSES INCURRED BY THE AUDITORS, IF ANY, IN CONNECTION WITH THE AUDIT OF THE ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22 BE AND IS HEREBY APPROVED"	FOR
SBI LIFE INSURANCE COMPANY LTD	INE123W01016	24-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE REVENUE ACCOUNT, PROFIT AND LOSS ACCOUNT AND RECEIPTS AND PAYMENTS ACCOUNT FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE BALANCE SHEET OF THE COMPANY AS AT MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS' OF THE COMPANY ("BOARD"), REPORT OF THE STATUTORY AUDITORS OF THE COMPANY ("AUDITORS") AND COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA ("CAG")	FOR

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SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Appointment of Deloitte LLP as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Director Election - Dr. Rui Feng	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Director Election - S. Paul Simpson	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Director Election - David Kong	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Director Election - Yikang Liu	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	Director Election - Marina Katusa	FOR
SILVERCORP METALS INC.	CA82835P1036	24-Sep-2021	To set the number of Directors at five (5).	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	24-Sep-2021	THAT (A) THE FORM AND SUBSTANCE OF THE 2021 MASTER BUSINESS COOPERATION AGREEMENT DATED 22 JUNE 2021 AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED IN ALL RESPECTS; (B) THE PROPOSED ANNUAL CAPS FOR THE TRANSACTIONS CONTEMPLATED UNDER THE CATEGORY OF THE "BUSINESS COOPERATION BETWEEN THE GROUP AND ALIBABA AFFILIATES" FOR THE YEARS ENDING 31 MARCH 2022, 31 MARCH 2023 AND 31 MARCH 2024 BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (C) ANY ONE DIRECTOR OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS, DEEDS, INSTRUMENTS (INCLUDING AFFIXING THE COMMON SEAL OF THE COMPANY THEREON) AND TAKE ALL SUCH STEPS AND EXECUTE SUCH OTHER DOCUMENTS AS THE DIRECTOR IN HIS OR HER OPINION AND ABSOLUTE DIRECTION MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY OUT OR GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH (A) AND (B) ABOVE	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	24-Sep-2021	THAT (A) THE FORM AND SUBSTANCE OF THE 2021 MASTER SUPPLY AGREEMENT DATED 22 JUNE 2021 AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED IN ALL RESPECTS; (B) THE PROPOSED ANNUAL CAPS FOR THE TRANSACTIONS CONTEMPLATED UNDER THE CATEGORY OF THE "SALE OF GOODS AND SERVICES BY THE GROUP TO ALIBABA AFFILIATES" FOR THE YEARS ENDING 31 MARCH 2022, 31 MARCH 2023 AND 31 MARCH 2024 BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (C) ANY ONE DIRECTOR OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AND EXECUTE AND DELIVER ALL SUCH DOCUMENTS, DEEDS, INSTRUMENTS (INCLUDING AFFIXING THE COMMON SEAL OF THE COMPANY THEREON) AND TAKE ALL SUCH STEPS AND EXECUTE SUCH OTHER DOCUMENTS AS THE DIRECTOR IN HIS OR HER OPINION AND ABSOLUTE DIRECTION MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT TO CARRY OUT OR GIVE EFFECT TO OR OTHERWISE IN CONNECTION WITH (A) AND (B) ABOVE	FOR
SUN ART RETAIL GROUP LTD	HK0000083920	24-Sep-2021	THAT THE PROPOSED AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AND ARE HEREBY APPROVED AND THAT THE DIRECTORS BE AND ARE HEREBY AUTHORISED TO DO ALL THINGS NECESSARY TO IMPLEMENT THE SAID PROPOSED AMENDMENT TO THE ARTICLES OF ASSOCIATION OF THE COMPANY	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Advisory vote to approve named executive officer compensation.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: DAVID P. STEINER	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: FREDERICK W. SMITH	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: JOSHUA COOPER RAMO	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: KIMBERLY A. JABAL	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: MARVIN R. ELLISON	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: PAUL S. WALSH	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: R. BRAD MARTIN	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: RAJESH SUBRAMANIAM	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: SHIRLEY ANN JACKSON	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: SUSAN C. SCHWAB	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Election of Director: SUSAN PATRICIA GRIFFITH	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Ratify the appointment of Ernst & Young LLP as FedEx's independent registered public accounting firm for fiscal year 2022.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding assessing inclusion in the workplace.	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding independent board chairman.	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding lobbying activity and expenditure report.	FOR
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding report on alignment between company values and electioneering contributions.	AGAINST
FEDEX CORPORATION	US31428X1063	27-Sep-2021	Stockholder proposal regarding shareholder ratification of termination pay.	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED CHANGE OF THE REGISTERED CAPITAL OF THE COMPANY	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED CHANGE OF THE REGISTERED CAPITAL OF THE COMPANY	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED PARTIAL REPURCHASE AND CANCELLATION OF THE 2019 RESTRICTED A SHARES	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	27-Sep-2021	TO CONSIDER AND APPROVE THE PROPOSED PARTIAL REPURCHASE AND CANCELLATION OF THE 2019 RESTRICTED A SHARES	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	ALTERATION IN CLAUSE III (OBJECTS) OF THE MEMORANDUM OF ASSOCIATION AND ADOPTION OF NEW SET OF MEMORANDUM OF ASSOCIATION OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT AND ENHANCEMENT OF FEES PAYABLE TO JOINT STATUTORY AUDITORS OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SHRI AKSHAY KUMAR ROUT (DIN- 08858134) AS NON INDEPENDENT DIRECTOR (NON-EXECUTIVE) OF THE COMPANY	FOR

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LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SHRI RAJ KUMAR (DIN 06627311) AS DIRECTOR OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SHRI YERUR VISWANATHA GOWD (DIN 09048488) AS THE MANAGING DIRECTOR & CEO OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	APPOINTMENT OF SMT. J JAYANTHI (DIN 09053493) AS AN INDEPENDENT DIRECTOR OF THE COMPANY	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	ISSUANCE OF REDEEMABLE NON-CONVERTIBLE DEBENTURES AND / OR OTHER HYBRID INSTRUMENTS ON A PRIVATE PLACEMENT BASIS	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	SUBSTITUTING THE CLAUSE 11 (A) (III) OF THE ARTICLES OF ASSOCIATION (AOA) THE COMPANY PERTAINING TO 'FURTHER ISSUE OF CAPITAL'	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI POTTIMUTYALA KOTESWARA RAO (DIN-06389741), WHO RETIRES BY ROTATION AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	TO DECLARE FINAL DIVIDEND OF INR 8.50 /- (RUPEES EIGHT AND FIFTY PAISA ONLY) PER EQUITY SHARES FOR THE F.Y. ENDED 31ST MARCH, 2021	FOR
LIC HOUSING FINANCE LIMITED	INE115A01026	27-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT: (A) THE AUDITED (STANDALONE) FINANCIAL STATEMENTS OF THE COMPANY FOR THE F.Y. ENDED 31ST MARCH, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON. (B) THE AUDITED (CONSOLIDATED) FINANCIAL STATEMENTS OF THE COMPANY FOR THE F.Y. ENDED 31ST MARCH, 2021 AND THE REPORT OF THE AUDITORS THEREON	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Robert L. Scott	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Michael F. Golden	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Anita D. Britt	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Fred M. Diaz	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - John B. Furman	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Barry M. Monheit	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Mark P. Smith	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	Director Election - Denis G. Suggs	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 2: To provide a non-binding advisory vote on the compensation of our named executive officers for fiscal 2021 ("say-on-pay").	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 3: To ratify the appointment of Deloitte & Touche LLP, an independent registered public accounting firm, as the independent registered public accountant of our company for the fiscal year ending April 30, 2022.	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 4: To approve 2021 Employee Stock Purchase Plan.	FOR
SMITH & WESSON BRANDS, INC.	US8317541063	27-Sep-2021	PROPOSAL 5: A stockholder proposal, if properly presented at the meeting.	FOR
AAR CORP.	US0003611052	28-Sep-2021	Advisory proposal to approve our Fiscal 2021 executive compensation.	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: Anthony K. Anderson	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: David P. Storch	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: Jennifer L. Vogel	FOR
AAR CORP.	US0003611052	28-Sep-2021	Election of Director: Michael R. Boyce	FOR
AAR CORP.	US0003611052	28-Sep-2021	The ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending May 31, 2022.	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Corporate Auditor Nago, Toshio	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Mita, Hajime	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Murai, Noriyuki	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Nishida, Yutaka	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Ogawa, Kenjiro	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Sakamoto, Tomohiro	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Sato, Daio	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Sato, Hiroshi	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Shimizu, Arata	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Wada, Yoichi	FOR
BENEXT-YUMESHIN GROUP CO.	JP3635580008	28-Sep-2021	Appoint a Director Zamma, Rieko	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Advisory Vote on Executive Compensation.	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Amendment and Restatement of Our Certificate of Incorporation to Eliminate Supermajority Voting Provisions.	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: David M. Cordani	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Diane L. Neal	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Elizabeth C. Lempres	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Eric D. Sprunk	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Jeffrey L. Harmening	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Jo Ann Jenkins	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Jorge A. Uribe	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Maria A. Sastre	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Maria G. Henry	FOR

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GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: R. Kerry Clark	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Election of Director: Steve Odland	FOR
GENERAL MILLS, INC.	US3703341046	28-Sep-2021	Ratify Appointment of the Independent Registered Public Accounting Firm.	FOR
HAITONG SECURITIES CO LTD	CNE1000019K9	28-Sep-2021	TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE APPOINTMENT OF MR. LI JUN AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT PURSUANT TO SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND OTHER APPLICABLE PROVISIONS, IF ANY, AND SUBJECT TO ANY MODIFICATION(S) AND RE-ENACTMENT THEREOF, CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED TO RATIFY THE CONTRACT FOR PURCHASE OF NON-APM GAS FOR NCT OF DELHI, AT A PRICE DETERMINED BY GOVERNMENT OF INDIA FROM TIME TO TIME, AMOUNTING TO RS. 617.38 CRORES, WITH ITS RELATED PARTY I.E. GAIL (INDIA) LIMITED (NOMINEE OF GOVERNMENT OF INDIA), DURING THE PERIOD APRIL 1, 2020 TO MARCH 31, 2021. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL ACTS, DEEDS, MATTERS AND THINGS THAT MAY BE NECESSARY, PROPER, EXPEDIENT OR INCIDENTAL THERETO FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, THE COST AUDITORS APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY, TO CONDUCT THE AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022, BE PAID THE REMUNERATION AS SET OUT IN THE STATEMENT ANNEXED TO THE NOTICE CONVENING THIS MEETING. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED TO DO ALL ACTS AND TAKE ALL SUCH STEPS AS MAY BE NECESSARY, PROPER OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT SHRI ARUN KUMAR SINGH (DIN: 06646894), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM, THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PURSUANT TO THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013, BE AND IS HEREBY, APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT SHRI ASHISH KUNDRA (DIN: 06966214), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM, THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PURSUANT TO THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013, BE AND IS HEREBY, APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT SHRI RAKESH KUMAR JAIN (DIN: 08788595), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND IN RESPECT OF WHOM, THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM A MEMBER PURSUANT TO THE PROVISIONS OF SECTION 160 OF THE COMPANIES ACT, 2013, BE AND IS HEREBY, APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	RESOLVED THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DECIDE AND FIX THE REMUNERATION OF THE STATUTORY AUDITOR OF THE COMPANY TO BE APPOINTED BY COMPTROLLER AND AUDITOR GENERAL OF INDIA FOR THE FINANCIAL YEAR 2021-22	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI ASIT KUMAR JANA, WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: BOARD OF DIRECTORS RECOMMENDED A DIVIDEND OF 180% I.E. RS. 3.60 PER SHARE	FOR
INDRAPRASTHA GAS LTD	INE203G01027	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE (A) THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021; AND THE REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITOR AND THE COMMENTS OF COMPTROLLER & AUDITOR GENERAL OF INDIA THEREON	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Amend Articles to: Increase the Board of Directors Size	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Ebihara, Minoru	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Kamide, Kunio	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Kusunose, Haruhiko	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Mihara, Koji	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Moriizumi, Koichi	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Okabayashi, Osamu	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Seki, Hirokazu	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Shimoyama, Takayuki	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Director Uchiyama, Shu	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Appoint a Substitute Corporate Auditor Saito, Yuji	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Approve Appropriation of Surplus	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
LASERTEC CORPORATION	JP3979200007	28-Sep-2021	Approve Payment of Bonuses to Directors	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	ALTERATION OF ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. BALDEV SINGH (DIN: 03577274) AS NON-EXECUTIVE DIRECTOR	AGAINST

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MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. RAJEEV BHASKAR SAHI (DIN: 06662067), AS THE INDEPENDENT DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. SANJAY SHENDE (DIN: 09172642) AS DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MR. VENKATRAMAN SRINIVASAN (DIN: 00246012), AS THE INDEPENDENT DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	APPOINTMENT OF MS. MALVIKA SINHA (DIN: 08373142), AS THE INDEPENDENT DIRECTOR	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	RATIFICATION OF COST AUDITORS' REMUNERATION	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	RE-APPOINTMENT OF MR. SYED S. HUSSAIN (DIN: 00209117) AS AN INDEPENDENT DIRECTOR	AGAINST
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MANOJ JAIN (DIN: 07556033), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO APPROVE MATERIAL RELATED PARTY TRANSACTIONS	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND OF INR 9.00 PER EQUITY SHARE, ALREADY PAID AND TO DECLARE THE FINAL DIVIDEND OF INR 14 PER EQUITY SHARE FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO PAY COMMISSION TO INDEPENDENT DIRECTORS	FOR
MAHANAGAR GAS LIMITED	INE002S01010	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI MANOJ JAIN (DIN: 07556033) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI SANJEEV KUMAR (DIN: 03600655) WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT AMB. BHASWATI MUKHERJEE (DIN: 07173244) AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT SHRI AKSHAY KUMAR SINGH (DIN: 03579974) AS MANAGING DIRECTOR & CEO OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT SHRI PRAMOD NARANG (DIN: 07792813) AS DIRECTOR (TECHNICAL) OF THE COMPANY	AGAINST
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPOINT SHRI SUBHASH KUMAR (DIN: 07905656) AS DIRECTOR OF THE COMPANY	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPROVE PAYMENT OF COMMISSION ON PROFITS TO DIRECTORS OF THE COMPANY COMMENCING FROM FINANCIAL YEAR 2021-22	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO APPROVE RELATED PARTY TRANSACTIONS ENTERED OR TO BE ENTERED BY THE COMPANY FOR THE FINANCIAL YEAR 2022-23	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO CONSIDER DECLARATION OF FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR 2020-21: RS. 3.50 PER EQUITY SHARE OF RS. 10/- EACH I.E., 35% OF THE PAID-UP SHARE CAPITAL OF THE COMPANY AS ON 31ST MARCH, 2021	FOR
PETRONET LNG LTD	INE347G01014	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT (A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE STATUTORY AUDITORS THEREON	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO APPOINT M/ S. WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS, AS THE STATUTORY AUDITOR OF THE COMPANY AND IN THIS REGARD TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 139 AND SECTION 142 OF THE COMPANIES ACT, 2013 READ WITH RULE 3 OF THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), THE CONSENT OF THE MEMBERS BE AND IS HEREBY ACCORDED, TO APPOINT M/S. WALKER CHANDIOK & CO LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 001076N/N500013), AS STATUTORY AUDITOR OF THE COMPANY FOR A PERIOD OF 5 CONSECUTIVE FINANCIAL YEARS STARTING FROM FINANCIAL YEAR 2021-22 AND THAT THEY SHALL HOLD OFFICE FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING (AGM) UNTIL THE CONCLUSION OF 42ND AGM OF THE COMPANY, ON SUCH REMUNERATION AS MAY BE MUTUALLY AGREED BETWEEN THE BOARD OF DIRECTOR AND THE STATUTORY AUDITORS. RESOLVED FURTHER THAT DR. LALIT KHAITAN, CHAIRMAN & MANAGING DIRECTOR, MR. ABHISHEK KHAITAN, MANAGING DIRECTOR, MR. DILIP KUMAR BANTHIYA, CHIEF FINANCIAL OFFICER, AND MR. DINESH KUMAR GUPTA, VICE PRESIDENT-LEGAL & COMPANY SECRETARY, BE AND IS HEREBY SEVERALLY AUTHORISED TO DO ALL SUCH ACTS, DEEDS AND THINGS AS MAY BE REQUIRED TO GIVE EFFECT TO THIS RESOLUTION INCLUDING FILING OF REQUISITE E-FORMS WITH THE REGISTRAR OF COMPANIES	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO APPROVE THE PAYMENTS OF REMUNERATION TO MR. ABHISHEK KHAITAN, MANAGING DIRECTOR AND PROMOTER OF THE COMPANY AND IN THIS REGARD TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION. "RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 17(6)(E) OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (SEBI LISTING REGULATIONS, 2015) AND OTHER APPLICABLE REGULATIONS, AND SUBJECT TO THE MAXIMUM REMUNERATION APPROVED BY THE MEMBERS AT THE 33RD ANNUAL GENERAL MEETING HELD ON SEPTEMBER 29, 2017, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED FOR PAYMENT OF REMUNERATION TO MR. ABHISHEK KHAITAN, MANAGING DIRECTOR AND PROMOTER OF THE COMPANY AS PER THE REGULATION 17(6)(E) OF THE SEBI LISTING REGULATIONS, 2015, W.E.F. 1ST APRIL, 2019 FOR THE REMAINING TENURE OF HIS APPOINTMENT I.E., UPTO FEBRUARY 19, 2023. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND ARE HEREBY SEVERALLY AUTHORISED TO DO ALL ACTS, DEEDS AND THINGS, NECESSARY AND EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	AGAINST

RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO DECLARE DIVIDEND ON EQUITY SHARES OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT A DIVIDEND @ INR 2.40 PER EQUITY SHARE OF FACE VALUE OF INR 2/- EACH OF THE COMPANY, AS RECOMMENDED BY THE BOARD OF DIRECTORS, BE AND IS HEREBY DECLARED AND THE SAME BE PAID OUT OF THE PROFITS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO RATIFY THE REMUNERATION OF COST AUDITORS FOR THE FINANCIAL YEAR 2021-22 AND, IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, AS MAY BE AMENDED FROM TIME TO TIME, REMUNERATION PAYABLE TO MR. R. KRISHNAN (MEMBERSHIP NO. 7799), COST ACCOUNTANT, APPOINTED BY THE BOARD OF DIRECTORS OF THE COMPANY, TO CONDUCT AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22, AMOUNTING TO INR 110,000/- (RUPEES ONE LAKH TEN THOUSAND ONLY) APART FROM REIMBURSEMENT OF ACTUAL EXPENSES TO BE INCURRED BY HIM IN CONNECTION WITH CONDUCTING THE AFORESAID AUDIT, BE AND IS HEREBY CONFIRMED, RECTIFIED AND APPROVED. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS BE AND IS HEREBY AUTHORIZED TO DO ALL ACTS, DEEDS, MATTERS AND THINGS AS MAY BE DEEMED NECESSARY TO GIVE EFFECT TO THIS RESOLUTION	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO RE-APPOINT MR. ABHISHEK KHAITAN, WHO RETIRES BY ROTATION AS A DIRECTOR AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: "RESOLVED THAT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013, MR. ABHISHEK KHAITAN (DIN: 00772865), WHO RETIRES BY ROTATION AND BEING ELIGIBLE OFFERS HIMSELF FOR THE RE-APPOINTMENT, BE AND IS HEREBY RE-APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRED BY ROTATION	FOR
RADICO KHAITAN LTD	INE944F01028	28-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS THEREON AND IN THIS REGARD, TO CONSIDER AND IF THOUGHT FIT, TO PASS, WITH OR WITHOUT MODIFICATION(S), THE FOLLOWING RESOLUTION AS ORDINARY RESOLUTION: "RESOLVED THAT THE AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON, AS CIRCULATED TO THE MEMBERS, BE AND ARE HEREBY RECEIVED, CONSIDERED AND ADOPTED	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Hongo, Akira	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Kuwano, Reiko	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Miura, Satoru	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kishimoto, Tatsuya	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Naraoka, Shigeru	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sekiguchi, Yasuhiro	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Takeo, Koyo	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tojo, Shunya	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Ikeda, Yukio	FOR
SHO-BOND HOLDINGS CO.,LTD.	JP3360250009	28-Sep-2021	Approve Appropriation of Surplus	FOR
ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	RESOLVED THAT, PURSUANT TO THE PROVISIONS OF REGULATION OF 17(6)(CA) SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED FROM TIME TO TIME AND SUBJECT TO OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 ("THE ACT"), THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND SUCH OTHER RULES AND REGULATIONS, AS MAY BE APPLICABLE, APPROVAL OF THE MEMBERS BE AND IS HEREBY ACCORDED TOWARDS PAYMENT OF COMMISSION AMOUNTING TO INR 2,95,00,000 (RUPEES TWO CRORES NINETY FIVE LAKHS ONLY) FOR THE FY 2020-21 TO HARSH VARDHAN GOENKA (DIN: 00026726), NON-EXECUTIVE, NON-INDEPENDENT DIRECTOR AND CHAIRMAN OF THE COMPANY, BEING AN AMOUNT EXCEEDING (FIFTY PERCENT) OF THE AGGREGATE ANNUAL REMUNERATION PAYABLE TO ALL THE NON-EXECUTIVE DIRECTORS, WITHIN THE OVERALL LIMIT OF 3% (THREE PERCENT) OF NET PROFITS OF THE COMPANY, FOR THE FY 2020-21, AS EARLIER APPROVED BY THE MEMBERS OF THE COMPANY, AT THEIR MEETING HELD ON AUGUST 8, 2018. FURTHER RESOLVED THAT, THE BOARD OF DIRECTORS (INCLUDING ANY COMMITTEE THEREOF) BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS MAY BE NECESSARY TO GIVE EFFECT TO THIS RESOLUTION(S) WITHOUT SEEKING ANY FURTHER CONSENT OR APPROVAL OF THE MEMBERS, TO THE END AND INTENT THAT THEY SHALL BE DEEMED TO HAVE GIVEN THEIR APPROVAL THERETO, EXPRESSLY BY THE AUTHORITY OF THIS RESOLUTION(S) AND DELEGATE ALL OR ANY OF ITS POWERS HEREIN CONFERRED TO ANY OF THE COMMITTEE OF DIRECTORS, INCLUDING THE NOMINATION AND REMUNERATION COMMITTEE, OR TO ANY OF THE DIRECTOR(S), OFFICERS(S), AUTHORIZED REPRESENTATIVE(S), ETC. OF THE COMPANY	AGAINST
ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF ANANT VARDHAN GOENKA, WHO RETIRES BY ROTATION IN TERMS OF SECTION 152 OF THE COMPANIES ACT, 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	TO CONFIRM PAYMENT OF INTERIM DIVIDEND FOR THE FY 2020-21 AT THE RATE OF INR 1.20 (RUPEE ONE AND TWENTY PAISE ONLY) PER EQUITY SHARE OF FACE VALUE OF INR 2 EACH, DECLARED ON JANUARY 21, 2021 AND TO DECLARE FINAL DIVIDEND OF INR 2.40 (RUPEES TWO AND FORTY PAISE ONLY) PER EQUITY SHARE OF FACE VALUE OF INR 2 EACH, OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR

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ZENSAR TECHNOLOGIES LTD	INE520A01027	28-Sep-2021	TO RECEIVE, CONSIDER, APPROVE AND ADOPT: (A) THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON; AND (B) THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE AUDITORS THEREON	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	APPROVE REMUNERATION POLICY	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	APPROVE REMUNERATION REPORT	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE ISSUE OF EQUITY	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	REAPPOINT KPMG LLP AS AUDITORS	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT CHRIS HOPKINSON AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT GEOFF COOPER AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT JOHN ROBERTS AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT LUISA DELGADO AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT MARISA CASSONI AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT MARK HIGGINS AS DIRECTOR	FOR
AO WORLD PLC	GB00BJTNFH41	29-Sep-2021	RE-ELECT SHAUN MCCABE AS DIRECTOR	AGAINST
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Kiyomichi	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Mizuho	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Tadakazu	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Munechika	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Kenji	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Masahiko	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nishiuchi, Makoto	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Masami	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shibazaki, Akinori	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Terai, Yoshinori	FOR
ASAH I INTECC CO.,LTD.	JP3110650003	29-Sep-2021	Approve Appropriation of Surplus	FOR
ASM INTERNATIONAL NV	NL0000334118	29-Sep-2021	APPOINTMENT OF MR. ADALIO SANCHEZ TO THE SUPERVISORY BOARD	FOR
ASM INTERNATIONAL NV	NL0000334118	29-Sep-2021	APPOINTMENT OF MRS. PAULINE VAN DER MEER MOHR TO THE SUPERVISORY BOARD	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	REMUNERATION REPORT	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	TO RE-ELECT MR PETER MARRIOTT, WHO RETIRES BY ROTATION AND OFFERS HIMSELF FOR RE-ELECTION AS A DIRECTOR OF ASX	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	TO RE-ELECT MRS HEATHER RIDOUT AO, WHO RETIRES BY ROTATION AND OFFERS HERSELF FOR RE-ELECTION AS A DIRECTOR OF ASX	FOR
ASX LIMITED	AU000000ASX7	29-Sep-2021	TO RE-ELECT MS YASMIN ALLEN, WHO RETIRES BY ROTATION AND OFFERS HERSELF FOR RE-ELECTION AS A DIRECTOR OF ASX	FOR
CABOT OIL & GAS CORPORATION	US1270971039	29-Sep-2021	A proposal to adopt an amendment to Cabot's Restated Certificate of Incorporation, as amended, to increase the number of authorized shares of Cabot common stock from 960,000,000 shares to 1,800,000,000 shares.	FOR
CABOT OIL & GAS CORPORATION	US1270971039	29-Sep-2021	A proposal to approve the issuance of shares of common stock, par value \$0.10 per share ("Cabot common stock"), of Cabot Oil & Gas Corporation ("Cabot"), pursuant to the terms of the Agreement and Plan of Merger, dated as of May 23, 2021, as amended, by and among Cabot, Double C Merger Sub, Inc., a wholly owned subsidiary of Cabot, and Cimarex Energy Co.	FOR
CIMAREX ENERGY CO.	US1717981013	29-Sep-2021	To adopt an amendment to Cimarex's Amended and Restated Certificate of Incorporation relating to Cimarex's 8 1/8% Series A Cumulative Perpetual Convertible Preferred Stock, par value \$0.01 per share ("Cimarex preferred stock"), that would give the holders of Cimarex preferred stock the right to vote with the holders of Cimarex common stock as a single class on all matters submitted to a vote of such holders of Cimarex common stock, to become effective no later than immediately prior to consummation of the merger.	FOR
CIMAREX ENERGY CO.	US1717981013	29-Sep-2021	To adopt the Agreement and Plan of Merger, dated as of May 23, 2021, as amended on June 29, 2021 (as it may be further amended from time to time, the "merger agreement"), among Cabot Oil & Gas Corporation ("Cabot"), Double C Merger Sub, Inc. ("Merger Sub") and Cimarex Energy Co. ("Cimarex"), providing for the acquisition of Cimarex by Cabot pursuant to a merger between Merger Sub, a wholly owned subsidiary of Cabot, and Cimarex (the "merger").	FOR

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CIMAREX ENERGY CO.	US1717981013	29-Sep-2021	To approve, by a non-binding advisory vote, certain compensation that may be paid or become payable to Cimarex's named executive officers that is based on or otherwise relates to the merger contemplated by the merger agreement.	FOR
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER, SHRI MANOJ SINGH (DIN: 08898995), WHO WAS APPOINTED AS A DIRECTOR (GOVERNMENT NOMINEE) BY THE MINISTRY OF RAILWAYS VIDE ITS ORDER NO. 2004/PL/51/3, DATED 18.09.2020 AND WAS ACCORDINGLY APPOINTED AS DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM THE DIRECTOR HIMSELF, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION, ON TERMS & CONDITIONS DETERMINED BY THE GOVT. OF INDIA."	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	"RESOLVED THAT PURSUANT TO THE APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER, SHRI RAJESH ARGAL (DIN: 09171980), WHO WAS APPOINTED AS A DIRECTOR (GOVERNMENT NOMINEE) BY THE MINISTRY OF RAILWAYS VIDE ITS ORDER NO. 2021/PL/51/13, DATED 11.05.2021 AND WAS ACCORDINGLY APPOINTED AS DIRECTOR OF THE COMPANY BY THE BOARD OF DIRECTORS AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING FROM THE DIRECTOR HIMSELF, BE AND IS HEREBY APPOINTED AS A DIRECTOR OF THE COMPANY, LIABLE TO RETIRE BY ROTATION, ON TERMS & CONDITIONS DETERMINED BY THE GOVT. OF INDIA."	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	"RESOLVED THAT THE APPOINTMENT OF M/S. S. N. NANDA & CO., CHARTERED ACCOUNTANTS, AS STATUTORY AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR 2020-21 IN TERMS OF THE ORDER CA.V/COY/CENTRAL GOVERNMENT,CCIL(1)/72, DATED 10.08.2020 OF COMPTROLLER & AUDITOR GENERAL OF INDIA BE AND IS HEREBY NOTED. THE STATUTORY AUDITORS' OF THE COMPANY MAY BE PAID SUCH REMUNERATION AS MAY BE FIXED BY THE BOARD OF DIRECTORS OF THE COMPANY FROM TIME TO TIME. FURTHER, THE REMUNERATION PAYABLE TO THE BRANCH AUDITORS APPOINTED BY C&G OF INDIA, IF ANY, MAY ALSO BE FIXED BY THE BOARD OF DIRECTORS OF THE COMPANY FROM TIME TO TIME."	FOR
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI MANOJ KUMAR DUBEY, DIRECTOR (FINANCE) & CFO (DIN: 07518387), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI RAHUL MITHAL, DIRECTOR (PROJECTS & SERVICES) (DIN: 07610499), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR REAPPOINTMENT	AGAINST
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO CONFIRM THE PAYMENT OF INTERIM DIVIDEND AND TO DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: DURING THE YEAR AN INTERIM DIVIDEND OF RS.3.00 PER SHARE (60%) OF RS.5/- EACH WAS PAID TO THE SHAREHOLDERS.THE FINAL DIVIDEND RECOMMENDED BY THE BOARD OF DIRECTORS WAS RS.2.00 PER EQUITY SHARE (40%) OF RS.5/- EACH	FOR
CONTAINER CORPORATION OF INDIA LTD	INE111A01025	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE FINANCIAL STATEMENTS (STANDALONE AND CONSOLIDATED) OF THE COMPANY FOR THE YEAR ENDED 31ST MARCH, 2021, INCLUDING BALANCE SHEET AS AT 31ST MARCH, 2021, THE STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED ON THAT DATE AND THE REPORTS OF BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	AGAINST
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Substitute Executive Director Toda, Hirohisa	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Substitute Supervisory Director Nakao, Ayako	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Supervisory Director Isobe, Kensuke	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint a Supervisory Director Nakamura, Kenichi	FOR
CRE LOGISTICS REIT,INC.	JP3048680007	29-Sep-2021	Appoint an Executive Director Ito, Tsuyoshi	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) READ WITH SCHEDULE V THEREOF, THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE RECOMMENDATIONS OF NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, THE CONSENT OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI MOHAN GOENKA (DIN00150034) AS A WHOLE-TIME DIRECTOR OF THE COMPANY FOR THE PERIOD OF FIVE YEARS WITH EFFECT FROM JANUARY 15, 2021 ON THE TERM AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE CONVENING THIS MEETING AND AS ENUMERATED IN THE AGREEMENT DATED DECEMBER 28, 2020, WHICH HAS BEEN SUBMITTED TO THIS MEETING AND IS ALSO HEREBY SPECIFICALLY APPROVED." "RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE IN THIS RESPECT."	FOR

EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) READ WITH SCHEDULE V THEREOF, THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE RECOMMENDATIONS OF NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, THE CONSENT OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI HARSHA VARDHAN AGARWAL (DIN00150089) AS A WHOLE-TIME DIRECTOR OF THE COMPANY FOR THE PERIOD OF FIVE YEARS WITH EFFECT FROM JANUARY 15, 2021 ON THE TERM AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE CONVENING THIS MEETING AND AS ENUMERATED IN THE AGREEMENT DATED DECEMBER 28, 2020, WHICH HAS BEEN SUBMITTED TO THIS MEETING AND IS ALSO HEREBY SPECIFICALLY APPROVED." "RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE IN THIS RESPECT."	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO PROVISIONS OF SECTION 196, 197, 203 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION OR RE-ENACTMENT THEREOF) READ WITH SCHEDULE V THEREOF, THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPLICABLE PROVISIONS OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE RECOMMENDATIONS OF NOMINATION & REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS, THE CONSENT OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE RE-APPOINTMENT OF SHRI SUSHIL KUMAR GOENKA (DIN 00149916) AS MANAGING DIRECTOR OF THE COMPANY FOR THE PERIOD OF FIVE YEARS WITH EFFECT FROM JUNE 1, 2021 ON THE TERM AND CONDITIONS AS SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE CONVENING THIS MEETING AND AS ENUMERATED IN THE AGREEMENT DATED MARCH 3, 2021, WHICH HAS BEEN SUBMITTED TO THIS MEETING AND IS ALSO HEREBY SPECIFICALLY APPROVED." RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE IN THIS RESPECT."	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, READ WITH RULE 14 OF THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENTS THEREOF, FOR THE TIME BEING IN FORCE), THE CONSENT OF THE COMPANY BE AND IS HEREBY ACCORDED FOR PAYMENT OF REMUNERATION OF INR 1,65,000/- (RUPEES ONE LAC SIXTY FIVE THOUSAND ONLY) PLUS APPLICABLE TAXES AND OUT OF POCKET EXPENSES FOR CONDUCTING AUDIT OF THE COST ACCOUNTING RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR 2021-22 AS MAY BE APPLICABLE TO THE COMPANY TO M/S. V. K. JAIN & CO., COST ACCOUNTANTS (FIRM REGISTRATION NO 00049) WHO WERE REAPPOINTED AS COST AUDITORS OF THE COMPANY BY THE BOARD OF DIRECTORS OF THE COMPANY AT ITS MEETING HELD ON 25TH MAY 2021. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THE AFORESAID RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS, AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY, PROPER OR DESIRABLE FOR GIVING EFFECT TO THIS RESOLUTION."	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI A. V. AGARWAL (DIN00149717) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI H. V. AGARWAL (DIN 00150089) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF SHRI R. S. GOENKA (DIN 00152880) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
EMAMI LTD	INE548C01032	29-Sep-2021	TO CONFIRM THE PAYMENT OF TWO INTERIM DIVIDENDS AGGREGATING TO INR 8 PER EQUITY SHARE FOR THE FINANCIAL YEAR 2020-21	FOR
EMAMI LTD	INE548C01032	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2021 TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON AND THE CONSOLIDATED AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	ADOPT FINANCIAL STATEMENTS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE ALLOCATION OF INCOME	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DISCHARGE OF AUDITORS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DISCHARGE OF DIRECTORS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DISCHARGE OF FRANCOIS GILLET AS DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE DIVIDENDS OF EUR 1.47 PER SHARE	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE REMUNERATION POLICY	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	APPROVE REMUNERATION REPORT	AGAINST
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	ELECT DIRK JS VAN DEN BERGHE BV, PERMANENTLY REPRESENTED BY DIRK VAN DEN BERGHE, AS INDEPENDENT DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	RECEIVE AND APPROVE DIRECTORS' AND AUDITORS' REPORTS, AND REPORT OF THE WORKS COUNCIL	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	REELECT FAST FORWARD SERVICES BV, PERMANENTLY REPRESENTED BY RIKA COPPENS, AS DIRECTOR	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	REELECT KORYS BUSINESS SERVICES I NV, PERMANENTLY REPRESENTED BY HILDE CERSTELLOTTE, AS DIRECTOR	AGAINST

ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	29-Sep-2021	REELECT KORYS BUSINESS SERVICES II NV, PERMANENTLY REPRESENTED BY FRANS COLRUYT, AS DIRECTOR	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 148 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT"), THE PROVISIONS OF THE COMPANIES (AUDIT AND AUDITORS) RULES, 2014, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION OF THE AUDIT COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") AND SUBJECT TO THE APPLICABLE GUIDELINES AND APPROVAL OF THE CENTRAL GOVERNMENT AS MAY BE APPLICABLE IN THIS REGARD, THE MEMBERS OF THE COMPANY HEREBY RATIFY THE APPOINTMENT OF M/S JOSHI APTE & ASSOCIATES, COST ACCOUNTANTS, PUNE (FIRM REGISTRATION NO. 00240) AT A CONSOLIDATED REMUNERATION OF RS.5.50 LAKHS (RUPEES FIVE LAKHS FIFTY THOUSAND ONLY) PLUS TAXES AND OUT OF POCKET EXPENSES, IF ANY, CHARGEABLE EXTRA ON ACTUAL BASIS, TO CONDUCT COST AUDIT OF THE COST RECORDS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING MARCH 31, 2022 (FINANCIAL YEAR 2021-22). RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149(1), 152, 160(1) READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR REENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND THE APPLICABLE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION BY THE NOMINATION AND REMUNERATION COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") IN THIS REGARD, MR. PADMANABH R BARPANDE [DIN: 00016214], WHO WAS APPOINTED, SUBJECT TO APPROVAL OF THE MEMBERS AT THE NEXT ANNUAL GENERAL MEETING, AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO IS ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY SUBJECT TO THE PROVISIONS CONTAINED IN THE ARTICLES OF ASSOCIATION ("AOA") OF THE COMPANY, TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020. RESOLVED FURTHER THAT ALL THE ACTIONS TAKEN BY THE BOARD WITH REGARD TO APPOINTMENT OF MR. PADMANABH R BARPANDE AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 BE AND IS HEREBY CONFIRMED AND THE BOARD BE AND IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149(1), 152, 160(1) READ WITH SCHEDULE IV AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 AND THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR REENACTMENT THEREOF FOR THE TIME BEING IN FORCE) AND THE APPLICABLE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION BY THE NOMINATION AND REMUNERATION COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") IN THIS REGARD, MR. AVINASH S KHARE [DIN: 06759588], WHO WAS APPOINTED, SUBJECT TO APPROVAL OF THE MEMBERS AT THE NEXT ANNUAL GENERAL MEETING, AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO IS ELIGIBLE FOR APPOINTMENT AS AN INDEPENDENT DIRECTOR BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY SUBJECT TO THE PROVISIONS CONTAINED IN THE ARTICLES OF ASSOCIATION ("AOA") OF THE COMPANY, TO HOLD OFFICE FOR A TERM OF 5 (FIVE) CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020. RESOLVED FURTHER THAT ALL THE ACTIONS TAKEN BY THE BOARD WITH REGARD TO APPOINTMENT OF MR. AVINASH S KHARE AS AN INDEPENDENT DIRECTOR FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020 BE AND IS HEREBY CONFIRMED AND THE BOARD BE AND IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR

FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 188 AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (MEETINGS OF BOARD AND ITS POWERS) RULES, 2014 AND THE PROVISIONS OF REGULATION 23 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, AS AMENDED, AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND SUBJECT TO SUCH OTHER APPROVALS, CONSENTS, SANCTIONS AND PERMISSIONS OF ANY AUTHORITIES AS MAY BE NECESSARY, CONSENT OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE AUDIT COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY (HEREINAFTER REFERRED TO AS THE "BOARD"), TO AUTHORISE THE MANAGEMENT OF THE COMPANY TO CARRY OUT TRANSACTION(S) IN THE COMPANY'S ORDINARY COURSE OF BUSINESS FOR THE PURCHASE OF OPTICAL FIBRE FROM CORNING FINOLEX OPTICAL FIBRE PRIVATE LIMITED FROM TIME TO TIME AT A PRICE TO BE AGREED BETWEEN THE COMPANY AND CORNING FINOLEX OPTICAL FIBRE PRIVATE LIMITED AND ON THE EXISTING TERMS AND CONDITIONS SET OUT IN THE AGREEMENT DATED JUNE 16, 2011 ENTERED INTO BETWEEN THE COMPANY AND CORNING FINOLEX OPTICAL FIBRE PRIVATE LIMITED AND MENTIONED IN THE EXPLANATORY STATEMENT ANNEXED HERETO. RESOLVED FURTHER THAT THE BOARD, AUDIT COMMITTEE AND THE MANAGEMENT OF THE COMPANY BE AND IS HEREBY AUTHORISED AS MAY BE APPROPRIATE OR RELEVANT TO IMPLEMENT AND TO GIVE EFFECT TO THIS RESOLUTION, TO TAKE ALL STEPS WHATSOEVER AND TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS EACH OF THEM MAY CONSIDER NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION INCLUDING FINALIZING THE ANCILLARY AND INCIDENTAL TERMS IN RELATION TO EACH TRANSACTION AND TO SIGN DEEDS, APPLICATIONS, DOCUMENTS AND WRITINGS IN RELATION THERETO	AGAINST
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 152, 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, AND PURSUANT TO THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE APPROVAL OF THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") IN THIS REGARD, MRS. FIROZA F KAPADIA [DIN: 08899561], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR AND AN INDEPENDENT WOMAN DIRECTOR BY THE BOARD WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO BEING AN ADDITIONAL DIRECTOR HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY SUBJECT TO THE PROVISIONS CONTAINED IN THE ARTICLES OF ASSOCIATION ("AOA") OF THE COMPANY, TO HOLD OFFICE FOR A TERM OF FIVE CONSECUTIVE YEARS WITH EFFECT FROM SEPTEMBER 30, 2020. RESOLVED FURTHER THAT ALL THE ACTIONS TAKEN BY THE BOARD WITH REGARD TO APPOINTMENT OF MRS. FIROZA F KAPADIA AS AN INDEPENDENT WOMAN DIRECTOR OF THE COMPANY WITH EFFECT FROM SEPTEMBER 30, 2020 BE AND ARE HEREBY CONFIRMED AND THE BOARD IS HEREBY AUTHORISED TO DO OR TO AUTHORISE ANY PERSON TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT FOR GIVING EFFECT TO THIS RESOLUTION AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. PADMANABH R BARPANDE [DIN: 00016214], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. AVINASH S KHARE [DIN: 06759588], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MRS. FIROZA F KAPADIA [DIN: 08899561], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UPTO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HER CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR

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FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. PRASAD M DESHPANDE [DIN: 00040587], WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 149(1), 160(1) AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF RULE 3 OF THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (THE "RULES") AND THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, MR. SUNIL UPMANYU [DIN: 06447016], WHO WAS APPOINTED ON THE EXISTING TERMS AND REMUNERATION AS AN ADDITIONAL DIRECTOR DESIGNATED AS EXECUTIVE DIRECTOR - OPERATIONS BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") WITH EFFECT FROM SEPTEMBER 30, 2020 AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING AND, WHO IS ELIGIBLE FOR APPOINTMENT AND IN RESPECT OF WHOM THE COMPANY HAS RECEIVED A NOTICE IN WRITING PURSUANT TO THE PROVISIONS OF SECTION 160(1) OF THE ACT FROM A MEMBER OF THE COMPANY PROPOSING HIS CANDIDATURE AS DIRECTOR OF THE COMPANY AND WHO HAS CONSENTED, IF APPOINTED, TO ACT AS DIRECTOR, BE AND IS HEREBY APPOINTED A DIRECTOR OF THE COMPANY LIABLE TO RETIRE BY ROTATION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 42, 71 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 (THE "ACT") READ WITH THE PROVISIONS OF COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, THE COMPANIES (SHARE CAPITAL AND DEBENTURES) RULES, 2014 INCLUDING ANY MODIFICATION(S) OR REENACTMENT(S) THERETO FOR THE TIME BEING IN FORCE AND SUBJECT TO THE PROVISIONS OF SEBI (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS 2008 AND OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS 2015, AS AMENDED, AND THE RULES, REGULATIONS, GUIDELINES, CIRCULARS AND CLARIFICATIONS, AS ISSUED AND AMENDED FROM TIME TO TIME BY SEBI AND/OR OTHER APPROPRIATE AUTHORITY(IES) AND SUBJECT TO THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, APPROVAL OF THE MEMBERS OF THE COMPANY (THE "MEMBERS") BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD") TO CONSTITUTE AND OFFER OR INVITE SUBSCRIPTIONS FOR SECURED/UNSECURED REDEEMABLE NONCONVERTIBLE DEBENTURES ("NCDS") ON A PRIVATE PLACEMENT BASIS, IN ONE OR MORE SERIES/TRANCHES, AGGREGATING UP TO AN AMOUNT OF RS.150 CRORES (RUPEES ONE HUNDRED FIFTY CRORES ONLY), DURING A PERIOD OF ONE YEAR FROM THE DATE OF PASSING OF THIS RESOLUTION AND WITHIN THE OVERALL BORROWING LIMITS OF THE COMPANY, AS APPROVED BY THE MEMBERS FROM TIME TO TIME, FROM SUCH PERSONS AND ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY, FROM TIME TO TIME, DETERMINE AND CONSIDER PROPER AND BENEFICIAL TO THE COMPANY INCLUDING AS TO WHEN THE SAID DEBENTURES ARE TO BE ISSUED, THE CONSIDERATION FOR THE ISSUE, THE COUPON RATE(S) APPLICABLE, REDEMPTION PERIOD, UTILIZATION OF THE ISSUE PROCEEDS AND ALL MATTERS CONNECTED WITH OR INCIDENTAL THERETO. RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS, DEEDS, MATTERS AND THINGS AND GIVE SUCH DIRECTIONS AND TO EXECUTE OR AUTHORISE ANY PERSON TO EXECUTE ALL SUCH DOCUMENTS, INSTRUMENTS AND WRITINGS AS MAY BE CONSIDERED NECESSARY, RELEVANT, USUAL, CUSTOMARY, PROPER AND/OR EXPEDIENT TO GIVE EFFECT TO THIS RESOLUTION	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	TO DECLARE A DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021: DIRECTORS ARE PLEASED TO RECOMMEND A DIVIDEND OF RS.5.5PER EQUITY SHARE I.E.275 % OF THE FACE VALUE OF RS. 2 EACH, FOR APPROVAL OF THE MEMBERS AT THE ENSUING ANNUAL GENERAL MEETING. THE TOTAL DIVIDEND OUTGO WOULD INVOLVE A CASH OUTFLOW OF RS. 84.1 CRORES	FOR
FINOLEX CABLES LIMITED	INE235A01022	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENT (INCLUDING THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021 AND THE REPORTS OF THE BOARD OF DIRECTORS' AND AUDITORS' THEREON	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE AMENDMENTS TO THE FRASERS ALL-EMPLOYEE OMNIBUS PLAN	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY	AGAINST
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT	AGAINST
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO APPROVE THE RULES OF THE PROPOSED EXECUTIVE SHARE SCHEME	AGAINST
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR

FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE DIRECTORS SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS: THAT SUBJECT TO THE PASSING OF RESOLUTIONS 15, 16 AND 17, AND IN ADDITION TO THE POWER GIVEN TO IT PURSUANT TO RESOLUTION 17, THE BOARD BE GENERALLY EMPOWERED PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTIONS 15 AND 16 (AS APPLICABLE) AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES FOR CASH UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,560,326 AND PROVIDED THAT THE ALLOTMENT IS FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE POWER IS USED WITHIN SIX MONTHS OF THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, AND PROVIDED FURTHER THAT THIS POWER SHALL EXPIRE AT THE CLOSE OF THE NEXT AGM OF THE COMPANY, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER THIS POWER EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE DIRECTORS SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS: THAT THE BOARD BE AND HEREBY IS EMPOWERED PURSUANT TO SECTION 570 AND 573 OF THE ACT TO ALLOT EQUITY SECURITIES (WITHIN THE MEANING OF SECTION 560 OF THE ACT) FOR CASH PURSUANT TO THE AUTHORITY GIVEN BY RESOLUTIONS 15 AND 16 (AS APPLICABLE) AND/OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(2) OF THE ACT AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO SUCH ALLOTMENT PROVIDED THAT THIS POWER SHALL BE LIMITED: A. TO THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OF EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 16, BY WAY OF A RIGHTS ISSUE ONLY); I. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND II. TO PEOPLE WHO ARE HOLDERS OF OTHER EQUITY SECURITIES, IF THIS IS REQUIRED BY THE RIGHTS OF THOSE OR IF THE BOARD CONSIDERS IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND B. IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 15, TO THE ALLOTMENT (OTHERWISE THAN UNDER 17(A) ABOVE) OF EQUITY SECURITIES WITH AN AGGREGATE NOMINAL VALUE OF UP TO GBP 2,560,326; AND PROVIDED FURTHER THAT THIS POWER SHALL EXPIRE AT THE CLOSE OF THE NEXT AGM OF THE COMPANY, SAVE THAT THE COMPANY MAY BEFORE SUCH EXPIRY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER THIS POWER EXPIRES AND THE BOARD MAY ALLOT EQUITY SECURITIES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THIS POWER HAD NOT EXPIRED	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO AUTHORISE THE MAKING OF POLITICAL DONATIONS	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO GRANT ADDITIONAL AUTHORITY FOR THE DIRECTORS TO ALLOT SHARES IN CONNECTION WITH A RIGHTS ISSUE	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO GRANT AUTHORITY FOR THE DIRECTORS TO ALLOT SHARES	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-APPOINT RSM UK AUDIT LLP AS THE COMPANY'S AUDITORS	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR 2020-21	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO REDUCE THE NOTICE PERIOD FOR ALL GENERAL MEETINGS OTHER THAN THE ANNUAL GENERAL MEETING	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT CALLY PRICE AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT CHRIS WOOTTON AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT DAVID BRAYSHAW AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT DAVID DALY AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT MIKE ASHLEY AS A DIRECTOR	ABSTAIN
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT NICOLA FRAMPTON AS A DIRECTOR	FOR
FRASERS GROUP PLC	GB00B1QH8P22	29-Sep-2021	TO RE-ELECT RICHARD BOTTOMLEY AS A DIRECTOR	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Asada, Shinji	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Kawai, Junichi	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Naito, Yoko	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Daisuke	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Togo, Sumito	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yokoji, Ryu	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yumi Hosaka Clark	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Restricted-Share Compensation and the Performance-based Stock Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR

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FREEE K.K.	JP3826520003	29-Sep-2021	Approve Details of the Restricted-Share Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
HDFC LIFE INSURANCE CO LTD	INE795G01014	29-Sep-2021	TO ISSUE EQUITY SHARES ON PREFERENTIAL BASIS TO EXIDE INDUSTRIES LIMITED AND MATTERS RELATED THEREWITH	FOR
KORN FERRY	US5006432000	29-Sep-2021	Advisory (non-binding) resolution to approve the Company's executive compensation.	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Angel R. Martinez	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Christina A. Gold	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Debra J. Perry	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Doyle N. Beneby	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Gary D. Burnison	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: George T. Shaheen	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Jerry P. Leamon	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Laura M. Bishop	FOR
KORN FERRY	US5006432000	29-Sep-2021	Election of Director: Lori J. Robinson	FOR
KORN FERRY	US5006432000	29-Sep-2021	Ratification of the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm for the Company's 2022 fiscal year.	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Amend Articles to: Amend Business Lines, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Corporate Auditor Fukushima, Fumiuyuki	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Corporate Auditor Tsunoda, Daiken	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Koizumi, Fumiaki	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Murakami, Norio	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Shinoda, Makiko	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Takayama, Ken	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Director Yamada, Shintaro	FOR
MERCARI,INC.	JP3921290007	29-Sep-2021	Appoint a Substitute Corporate Auditor Igi, Toshihiro	FOR
MPHASIS LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO REGULATION 26(6) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND OTHER SEBI REGULATIONS AS MAY BE APPLICABLE IN THIS REGARD, APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE PARTICIPATION OF THE EMPLOYEES (INCLUDING DIRECTORS BUT EXCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO IX PTE. LTD. FROM TIME TO TIME) IN THE "INVESTMENT PLAN 2021" (THE "INVESTMENT PLAN") (AS AMENDED FROM TIME TO TIME), WHICH IS PROPOSED TO BE ADOPTED BY BCP TOPCO IX PTE. LTD. ("BCP TOPCO") (BEING THE PROMOTER OF THE COMPANY) AND/OR ONE OF ITS DIRECT OR INDIRECT SHAREHOLDERS ("BCP AFFILIATE"). RESOLVED FURTHER THAT APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO BCP TOPCO TO OFFER THE INVESTMENT PLAN TO THE EMPLOYEES (INCLUDING DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO FROM TIME TO TIME), UNDER WHICH SUCH IDENTIFIED EMPLOYEES WILL BE INVITED BY BCP TOPCO TO INVEST IN BCP AFFILIATE (BEING INDIRECT SHAREHOLDER OF BCP TOPCO), AND THE PARTICIPATION OF SUCH IDENTIFIED EMPLOYEES IN THE INVESTMENT PLAN SHALL BE SUBJECT TO THE TERMS OF THE INVESTMENT PLAN AS ADOPTED (AND AMENDED) BY BCP TOPCO FROM TIME TO TIME	AGAINST
MPHASIS LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO REGULATION 26(6) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND OTHER SEBI REGULATIONS AS MAY BE APPLICABLE IN THIS REGARD, APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE PARTICIPATION OF THE EMPLOYEES (INCLUDING DIRECTORS, BUT EXCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO IX PTE. LTD. FROM TIME TO TIME) IN THE "EXIT RETURN INCENTIVE PLAN 2021" (THE "ERI PLAN 2021") (AS AMENDED FROM TIME TO TIME), WHICH IS PROPOSED TO BE ADOPTED BY BCP TOPCO IX PTE. LTD. ("BCP TOPCO") (BEING THE PROMOTER OF THE COMPANY). RESOLVED FURTHER THAT APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO BCP TOPCO TO OFFER THE ERI PLAN 2021 TO THE EMPLOYEES (INCLUDING DIRECTORS BUT EXCLUDING INDEPENDENT DIRECTORS) OF THE COMPANY AND ITS SUBSIDIARIES (SUCH EMPLOYEES AS MAY BE IDENTIFIED AND SELECTED BY BCP TOPCO FROM TIME TO TIME), UNDER WHICH SUCH EMPLOYEES WILL BE ENTITLED TO RECEIVE FROM BCP TOPCO AND/OR ITS AFFILIATE(S) CERTAIN CASH-AWARDS AND/OR RETURNS FROM PROFITS INTEREST ("ERI 2021 AWARDS") UPON THE DISPOSAL OF ITS INTERESTS HELD DIRECTLY OR INDIRECTLY BY BCP TOPCO IN THE COMPANY ("EXIT"), AND QUANTUM OF WHICH WILL BE LINKED TO (AND PAID FROM) THE NET REALISATIONS BY BCP TOPCO FROM THE PROCEEDS IT RECEIVES FROM THE EXIT. RESOLVED FURTHER THAT THE PAYMENT OF THE ERI 2021 AWARDS BE SUBJECT TO: (A) THE TERMS OF THE ERI PLAN 2021 AS ADOPTED (AND AMENDED) BY BCP TOPCO AND OR ONE OF ITS AFFILIATES FROM TIME TO TIME; AND (B) THE SATISFACTION AND ACHIEVEMENT OF CERTAIN PERFORMANCE-BASED PARAMETERS AND THRESHOLDS (AS DETERMINED BY BCP TOPCO FROM TIME TO TIME), INCLUDING IN RELATION TO: (I) THE TIMING OF THE EXIT; AND (II) THE 'INTERNAL RATE OF RETURN' AND THE 'MULTIPLE OF INVESTED CAPITAL' ON THE NET REALISATIONS BY BCP TOPCO FROM THE PROCEEDS IT RECEIVES FROM THE EXIT	AGAINST

MPHISIS LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO SECTION 62 OF THE COMPANIES ACT, 2013 (THE "COMPANIES ACT"), THE RULES MADE THEREUNDER AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT (INCLUDING ANY AMENDMENT THERETO OR RE-ENACTMENT THEREOF), SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS AND SWEAT EQUITY) REGULATIONS, 2021, THE CIRCULARS PRESCRIBED THEREUNDER BY THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI") AND OTHER REGULATIONS ISSUED BY SEBI, AS MAY BE APPLICABLE IN THIS REGARD AND IN ACCORDANCE WITH THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY, SUBJECT TO ANY OTHER APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS, AS MAY BE NECESSARY AND FURTHER SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED WHILE GRANTING SUCH APPROVALS, PERMISSIONS AND SANCTIONS, WHICH MAY BE ACCEPTED BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD", WHICH TERM SHALL INCLUDE ANY COMMITTEE CONSTITUTED BY THE BOARD), THE APPROVAL OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED TO EXTEND THE BENEFITS OF THE RESTRICTED STOCK UNIT PLAN 2021 (THE "RSU PLAN 2021") PROPOSED IN THE RESOLUTION UNDER ITEM NO.6, TO THE ELIGIBLE EMPLOYEES OF THE SUBSIDIARY COMPANIES, AS IDENTIFIED BY THE BOARD FROM TIME TO TIME, ON SUCH TERMS AND CONDITIONS AS MAY BE DECIDED BY THE BOARD AND FOR THE PURPOSE OF GIVING EFFECT TO THE RESOLUTION, THE BOARD BE AND IS HEREBY AUTHORIZED TO TAKE SUCH STEPS AND ACTIONS AND GIVE SUCH DIRECTIONS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY AND SETTLE ANY QUESTION THAT MAY ARISE IN THIS REGARD	AGAINST
MPHISIS LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO SECTION 62 OF THE COMPANIES ACT, 2013 (THE "COMPANIES ACT"), THE RULES MADE THEREUNDER AND ALL OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT (INCLUDING ANY AMENDMENT THERETO OR RE-ENACTMENT THEREOF), SECURITIES AND EXCHANGE BOARD OF INDIA (SHARE BASED EMPLOYEE BENEFITS AND SWEAT EQUITY) REGULATIONS, 2021 ("SEBI REGULATIONS"), THE CIRCULARS PRESCRIBED THEREUNDER BY THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI") AND OTHER REGULATIONS ISSUED BY SEBI, AS MAY BE APPLICABLE IN THIS REGARD AND IN ACCORDANCE WITH THE PROVISIONS OF THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION OF THE COMPANY, SUBJECT TO ANY OTHER APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS, AS MAY BE NECESSARY AND FURTHER SUBJECT TO SUCH CONDITIONS AND MODIFICATIONS AS MAY BE PRESCRIBED OR IMPOSED WHILE GRANTING SUCH APPROVALS, PERMISSIONS AND SANCTIONS, WHICH MAY BE ACCEPTED BY THE BOARD OF DIRECTORS OF THE COMPANY (THE "BOARD", WHICH TERM SHALL INCLUDE ANY COMMITTEE CONSTITUTED BY THE BOARD), THE APPROVAL OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED FOR ADOPTION OF THE RESTRICTED STOCK UNIT PLAN 2021 (THE "RSU PLAN 2021") AND THE BOARD BE AND IS HEREBY AUTHORIZED TO GRANT RESTRICTED STOCK UNITS ("UNITS") FROM TIME TO TIME, IN ONE OR MORE TRanches, TO OR FOR THE BENEFIT OF SUCH EMPLOYEES WHO ARE IN THE EMPLOYMENT OF THE COMPANY (INCLUDING DIRECTORS OTHER THAN THE INDEPENDENT DIRECTORS) AND IDENTIFIED BY THE BOARD FROM TIME TO TIME, WITH THE UNDERLYING EQUITY SHARES (CREATED BY ALLOTMENT OF FURTHER SHARES) NOT EXCEEDING 3,000,000 EQUITY SHARES OF THE COMPANY OF INR 10 (TEN RUPEES) EACH (AS ADJUSTED FOR ANY CHANGES IN CAPITAL STRUCTURE AND ADJUSTMENTS ARISING OUT OF THE CORPORATE ACTIONS IN TERMS OF SUCH UNITS). RESOLVED FURTHER THAT THE BOARD BE AND IS HEREBY ALSO AUTHORIZED AT ANY TIME TO MAKE SUCH AMENDMENTS INCLUDING SUSPENSION OR TERMINATION OF THE RSU PLAN 2021, PROVIDED SUCH AMENDMENTS ARE REQUIRED TO BE CARRIED OUT PURSUANT TO CHANGES IN THE LAWS. RESOLVED FURTHER THAT SUBJECT TO THE PROVISIONS OF THE INDIAN TRUST ACT, 1882 AND SEBI REGULATIONS, THE CIRCULARS PRESCRIBED THEREUNDER BY SEBI, THE APPROVAL OF THE MEMBERS OF THE COMPANY, BE AND IS HEREBY ACCORDED TO IMPLEMENT THE RSU PLAN 2021 THROUGH THE MPHISIS EMPLOYEES BENEFIT TRUST (THE "TRUST"), AN IRREVOCABLE TRUST ELIGIBLE TO ADMINISTER THE RSU PLAN OF THE COMPANY. RESOLVED FURTHER THAT SUBJECT TO PROVISIONS OF SECTION 67 OF THE COMPANIES ACT AND THE SEBI REGULATIONS, A CASHLESS FACILITY THROUGH PROVISION OF MONEY FROM THE COMPANY TO THE TRUST TOWARDS THE EXERCISE CONSIDERATION OF THE UNITS, BEING THE AMOUNT PAYABLE BY A GRANTEE TO THE TRUST AS CONSIDERATION FOR THE EXERCISE OF THE VESTED UNITS AND COST OF THE APPLICABLE TAX ON SUCH EXERCISE, ON THE TERMS CONTAINED IN THE EXPLANATORY STATEMENT, BE AND IS HEREBY APPROVED. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD, BE AND IS HEREBY AUTHORIZED TO TAKE SUCH STEPS AND ACTIONS AND GIVE SUCH DIRECTIONS AS IT MAY IN ITS ABSOLUTE DISCRETION DEEM NECESSARY TO GIVE EFFECT TO THE ABOVE RESOLUTION AND TO SETTLE ANY QUESTION THAT MAY ARISE IN THIS REGARD	AGAINST

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MPHASIS LTD	INE356A01018	29-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTIONS 196, 197 AND 203 READ WITH SCHEDULE V AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ("THE ACT") READ WITH COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 (INCLUDING ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT THEREOF FOR THE TIME BEING IN FORCE), SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (THE "LISTING REGULATIONS"), RECOMMENDATIONS OF THE NOMINATION AND REMUNERATION COMMITTEE AND THE BOARD OF DIRECTORS OF THE COMPANY AND SUBJECT TO SUCH APPROVALS AS MAY BE REQUIRED IN THIS REGARD, THE APPROVAL OF THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED FOR THE RE-APPOINTMENT OF MR. NITIN RAKESH (DIN: 00042261) AS THE CHIEF EXECUTIVE OFFICER AND THE APPOINTMENT OF MR. NITIN RAKESH AS THE MANAGING DIRECTOR OF THE COMPANY FOR A PERIOD OF 5 (FIVE) YEARS WITH EFFECT FROM 1 OCTOBER 2021 ON THE TERMS AND CONDITIONS OF RE-APPOINTMENT AND REMUNERATION AS CONTAINED IN THE EMPLOYMENT AGREEMENT ENTERED WITH MR. NITIN RAKESH, THE MATERIAL TERMS OF WHICH ARE SET OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THIS NOTICE. RESOLVED FURTHER THAT SUBJECT TO THE TERMS AND CONDITIONS OF RE-APPOINTMENT AND REMUNERATION THEREOF, ENTERED INTO WITH MR. NITIN RAKESH, THE MATERIAL TERMS WHEREOF ARE SET-OUT IN THE EXPLANATORY STATEMENT ANNEXED TO THE NOTICE, THE BOARD BE AND IS HEREBY AUTHORIZED TO ALTER AND MODIFY THE TERMS AND CONDITIONS OF APPOINTMENT AND/OR REMUNERATION, PROVIDED THE SAME DOES NOT EXCEED THE LIMITS SPECIFIED UNDER SECTION 197, READ WITH SCHEDULE V OF THE COMPANIES ACT, 2013 (INCLUDING ANY STATUTORY MODIFICATIONS OR RE-ENACTMENTS THEREOF), FOR THE TIME BEING IN FORCE. RESOLVED FURTHER THAT FOR THE PURPOSE OF GIVING EFFECT TO THIS RESOLUTION, THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORIZED TO DO ALL SUCH ACTS, DEEDS AND THINGS AS ARE INCIDENTAL THERETO OR AS MAY BE DEEMED NECESSARY OR DESIRABLE OR TO SETTLE ANY QUESTION OR DIFFICULTY THAT MAY ARISE IN SUCH MANNER AS IT MAY DEEM FIT WITHOUT FURTHER REFERENCE TO THE COMPANY IN GENERAL MEETING	FOR
MPHASIS LTD	INE356A01018	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. AMIT DIXIT (DIN: 01798942) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
MPHASIS LTD	INE356A01018	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. MARSHALL JAN LUX (DIN: 08178748) WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
MPHASIS LTD	INE356A01018	29-Sep-2021	TO DECLARE A FINAL DIVIDEND ON EQUITY SHARES	FOR
MPHASIS LTD	INE356A01018	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE CONSOLIDATED AND STANDALONE FINANCIAL STATEMENTS OF THE COMPANY COMPRISING OF AUDITED BALANCE SHEET AS AT 31 MARCH 2021, THE STATEMENT OF PROFIT AND LOSS AND CASH FLOW STATEMENT FOR THE YEAR ENDED ON THAT DATE AND THE REPORTS OF THE BOARD AND AUDITORS' THEREON	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is Audit and Supervisory Committee Member Nishitani, Jumpei	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Yuji	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kubo, Isao	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Kazuhiro	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Moriya, Hideki	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ninomiya, Hitomi	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sekiguchi, Kenji	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Keita	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shintani, Seiji	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Takao	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Naoki	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS CORPORATION	JP3639650005	29-Sep-2021	Approve Appropriation of Surplus	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	ADOPTION OF NEW CONSTITUTION	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	INCREASE IN AGGREGATE FEE POOL FOR NON-EXECUTIVE DIRECTORS	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	ISSUE OF TRANCHE 2 DEFERRED CONSIDERATION SHARES	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES	FOR
PILBARA MINERALS LTD	AU000000PLS0	29-Sep-2021	RATIFICATION OF THE ISSUE OF THE TRANCHE 1 DEFERRED CONSIDERATION SHARES	FOR
PINDUODUO INC	US7223041028	29-Sep-2021	As an ordinary resolution: THAT the 10 Billion Agriculture Initiative as detailed in the Company's proxy statement be approved.	FOR
STATE AUTO FINANCIAL CORPORATION	US8557071052	29-Sep-2021	Proposal to adjourn the Special Meeting to a later date or time, if necessary or appropriate, to solicit additional proxies in the event there are insufficient votes at the time of the Special Meeting or any adjournment thereof to approve the Merger Proposal.	FOR
STATE AUTO FINANCIAL CORPORATION	US8557071052	29-Sep-2021	Proposal to adopt the Agreement and Plan of Merger and Combination, dated as of July 12, 2021 (the "Merger Agreement"), by and among the Company, State Automobile Mutual Insurance Company, an Ohio mutual insurance company, Liberty Mutual Holding Company Inc., a Massachusetts mutual holding company ("LMHC"), Pymatuning, Inc., an Ohio corporation and wholly-owned indirect subsidiary of LMHC ("Merger Sub I"), and Andover, Inc., an Ohio corporation and wholly-owned direct subsidiary of LMHC (the "Merger Proposal").	FOR
STATE AUTO FINANCIAL CORPORATION	US8557071052	29-Sep-2021	Proposal to approve, on a non-binding advisory basis, compensation that may be received by our named executive officers, which is based on or otherwise relates to the acquisition of the Company by LMHC through the merger of Merger Sub I with and into the Company pursuant to the Merger Agreement.	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Amend Articles to: Approve Minor Revisions	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Corporate Auditor Takao, Mitsutoshi	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Asai, Koichiro	FOR

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TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Hagiwara, Toshihiro	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Nishio, Yasuji	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Sakamoto, Harumi	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Shimaoka, Gaku	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Takase, Shoko	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Watabe, Tsunehiro	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Yagi, Takeshi	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Director Yamada, Kazuhiko	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Appoint a Substitute Corporate Auditor Kitaarai, Yoshio	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Approve Appropriation of Surplus	FOR
TECHNOPRO HOLDINGS,INC.	JP3545240008	29-Sep-2021	Approve Details of the Restricted Performance-based Stock Compensation to be received by Executive Directors	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Corporate Auditor Utsunomiya, Isao	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Choong Ryul Paik	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Ishida, Koza	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Iwashita, Setsuo	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Motoyoshi, Mitsuru	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Nakajima, Yoshimi	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Nishi, Hiroyuki	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Director Uchida, Norio	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Appoint a Substitute Corporate Auditor Nonaka, Takao	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Approve Appropriation of Surplus	FOR
ULVAC, INC.	JP3126190002	29-Sep-2021	Approve Details of the Compensation to be received by Outside Directors	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPOINTMENT OF MR. DIEGO MASSIDDA AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPOINTMENT OF MR. SUNIL SOOD AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPOINTMENT OF MR. SUSHIL AGARWAL AS NON-EXECUTIVE DIRECTOR	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	APPROVAL OF MATERIAL RELATED PARTY TRANSACTIONS WITH INDUS TOWERS LIMITED	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RATIFICATION OF REMUNERATION PAYABLE TO COST AUDITORS FOR FINANCIAL YEAR 2021-22	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RE-APPOINTMENT OF MR. ARUN ADHIKARI AS AN INDEPENDENT DIRECTOR	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RE-APPOINTMENT OF MR. ASHWANI WINDLASS AS AN INDEPENDENT DIRECTOR	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	RE-APPOINTMENT OF MS. NEENA GUPTA AS AN INDEPENDENT DIRECTOR	FOR
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. HIMANSHU KAPANIA (DIN: 03387441), WHO RETIRES BY ROTATION, AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	AGAINST
VODAFONE IDEA LTD	INE669E01016	29-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS AND AUDITED CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Approval of advisory resolution to approve Worthington Industries, Inc.'s executive compensation.	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Director Election - John B. Blystone	ABSTAIN
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Director Election - Mark C. Davis	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Director Election - Sidney A. Ribeau	ABSTAIN
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Ratification of selection of KPMG LLP as the independent registered public accounting firm of Worthington Industries, Inc. for the fiscal year ending May 31, 2022.	FOR
WORTHINGTON INDUSTRIES, INC.	US9818111026	29-Sep-2021	Shareholder proposal related to Worthington Industries, Inc.'s climate policy.	FOR
AALBERTS N.V.	NL0000852564	30-Sep-2021	ELECT P.A.M. (PETER) VAN BOMMEL TO SUPERVISORY BOARD	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	ELECTION OF THE BOARD OF DIRECTORS BY CANDIDATE. TOTAL MEMBERS TO BE ELECTED, 1. NOMINATION OF CANDIDATES FOR THE BOARD OF DIRECTORS, THE SHAREHOLDER MAY NOMINATE AS MANY CANDIDATES AS THERE ARE VACANCIES TO BE FILLED IN THE GENERAL ELECTION. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER HOLDING VOTING SHARES ALSO FILLS IN THE FIELDS IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS, AND THE SEPARATE ELECTION REFERRED TO IN THOSE FIELDS OCCURS. ARIOSTO ANTUNES CULAU, APPOINTED BY THE CONTROLLING SHAREHOLDER	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL FOR SETTING THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE CORPORATE SUSTAINABILITY COMMITTEE COSEM, CORRESPONDING TO THE PERIOD FROM SEPTEMBER 2021 TO MARCH 2022, IN VIEW OF THE ACTIVATION OF THREE PAID POSITIONS IN THIS COMMITTEE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 11 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR PAYMENT OF THE MONTHLY FEES OF THE MEMBERS OF THE SUPERVISORY BOARD, CORRESPONDING TO ONE TENTH OF WHAT, ON A MONTHLY AVERAGE, THE MEMBERS OF THE BOARD OF EXECUTIVE OFFICERS RECEIVE AS FEES AND CHRISTMAS BONUS, EXCLUDING THE RELATIVE AMOUNTS TO OTHER BENEFITS, IN THE PERIOD FROM APRIL 2021 TO MARCH 2022	FOR

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BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE PAYMENT OF MONTHLY FEES OF THE MEMBERS OF THE BOARD OF DIRECTORS, CORRESPONDING TO ONE TENTH OF WHAT, ON A MONTHLY AVERAGE, THE MEMBERS OF THE BOARD OF EXECUTIVE OFFICERS RECEIVE AS FEES AND CHRISTMAS BONUS, EXCLUDING THE AMOUNTS RELATED TO OTHER BENEFITS, IN THE PERIOD FROM APRIL 2021 TO MARCH 2022	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE AUDIT COMMITTEE COAUD, CORRESPONDING TO THE PERIOD FROM APRIL 2021 TO MARCH 2022, IN VIEW OF THE ACTIVATION OF A FIFTH POSITION IN THIS COMMITTEE, PROVIDED FOR IN THE BYLAWS	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE RISKS AND CAPITAL COMMITTEE CORIS, CORRESPONDING TO THE PERIOD FROM APRIL 2021 TO MARCH 2022, IN VIEW OF THE CREATION AND ACTIVATION OF A FIFTH POSITION IN THIS COMMITTEE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 9 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED ADJUSTMENT TO THE GLOBAL AMOUNT TO PAY FEES AND BENEFITS TO THE MEMBERS OF THE BOARD OF EXECUTIVE OFFICERS AND OF THE SUPERVISORY BOARD OF BANCO DO BRASIL S.A. BB TO A MAXIMUM AMOUNT OF URS 80,691,970.59, FOR THE PERIOD FROM APR.2021 TO MAR.2022, WHICH WAS UPDATED IN RELATION TO THE GLOBAL AMOUNT APPROVED IN THE ORDINARY SHAREHOLDERS MEETING OF APRIL 28, 2021 FOR THE SAME PERIOD APR.2021 TO MAR.2022	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION AUDIT COMMITTEE ART. 33	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION BOARD OF OFFICERS ARTS. 26, 29 AND 30	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION BUSINESS SUSTAINABILITY COMMITTEE ART. 37 AND RENUMBERING AND DISMISSALS ENTAILING FROM THE APPROVAL OF THE ESTABLISHMENT OF THE NEW ART. 37	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION COMMITTEE OF RISKS AND CAPITAL ART. 35	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION OMBUDSMAN OFFICE ART. 38	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION PERSONS, REMUNERATION AND ELIGIBILITY COMMITTEE ART. 34	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION SECTION II BOARD OF DIRECTORS ARTICLES 18 AND 21	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER V BANK MANAGEMENT AND ORGANIZATION TECHNOLOGY AND INNOVATION COMMITTEE ART. 36	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS CHAPTER VI SUPERVISORY BOARD ART. 40	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS, CHAPTER II BUSINESS PURPOSE ART. 2	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	SHOULD THE MULTIPLE VOTE ELECTION PROCESS BE ADOPTED, SHOULD THE VOTES CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES BY THE CANDIDATES YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION OCCURS THROUGH MULTIPLE VOTING PROCESS, HIS HER VOTE MUST BE COUNTED AS AN ABSTENTION IN THE RESPECTIVE DELIBERATION OF THE MEETING	ABSTAIN
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	30-Sep-2021	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF THE VOTES TO BE ATTRIBUTED. ARIOSTO ANTUNES CULAU, APPOINTED BY THE CONTROLLING SHAREHOLDER	ABSTAIN
DIAGEO PLC	GB0002374006	30-Sep-2021	AUTHORITY TO ALLOT SHARES	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Authority to allot shares.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	AUTHORITY TO MAKE POLITICAL DONATIONS AND/OR TO INCUR POLITICAL EXPENDITURE	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Authority to make political donations and/or to incur political expenditure.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	AUTHORITY TO PURCHASE OWN ORDINARY SHARES	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Authority to purchase own ordinary shares.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	DECLARATION OF FINAL DIVIDEND	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Declaration of final dividend.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	DIRECTORS REMUNERATION REPORT 2021	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Directors' remuneration report 2021.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Disapplication of pre-emption rights.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Ireena Vittal (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF IREENA VITTAL AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Lavanya Chandrashekar (Executive committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF LAVANYA CHANDRASHEKAR AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Sir John Manzoni (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF SIR JOHN MANZONI AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Election of Valérie Chapoulaud-Floquet (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	ELECTION OF VALRIE CHAPOULAUD-FLOQUET AS A DIRECTOR	FOR

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DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-appointment of auditor.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-APPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS LLP	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	REDUCED NOTICE OF A GENERAL MEETING OTHER THAN AN AGM	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Reduced notice of a general meeting other than an AGM.	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Alan Stewart (chairman of Audit committee, Nomination and Remuneration) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF ALAN STEWART AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Ivan Menezes (chairman of Executive committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF IVAN MENEZES AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Javier Ferrán (chairman of Nomination committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF JAVIER FERRAN AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Lady Mendelsohn (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF LADY MENDELSON AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Melissa Bethell (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF MELISSA BETHELL AS A DIRECTOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Re-election of Susan Kilsby (Audit, Nomination and Remuneration Committee) as a director.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	RE-ELECTION OF SUSAN KILSBY AS A DIRECTOR	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	REMUNERATION OF AUDITOR	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Remuneration of auditor.	FOR
DIAGEO PLC	GB0002374006	30-Sep-2021	REPORT AND ACCOUNTS 2021	FOR
DIAGEO PLC	US25243Q2057	30-Sep-2021	Report and accounts 2021.	FOR
FIVE9, INC.	US3383071012	30-Sep-2021	A proposal to adopt the Agreement and Plan of Merger, dated as of July 16, 2021 (as it may be amended from time to time, the "merger agreement"), among Zoom Video Communications, Inc., Summer Merger Sub, Inc. and Five9, Inc. ("Five9"), and approve the transactions contemplated thereby (the "merger proposal").	FOR
FIVE9, INC.	US3383071012	30-Sep-2021	A proposal to approve the adjournment of the meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies in the event there are not sufficient votes at the time of the meeting to approve the merger proposal.	FOR
FIVE9, INC.	US3383071012	30-Sep-2021	A proposal to approve, by a non-binding advisory vote, certain compensation that may be paid or become payable to Five9's named executive officers that is based on or otherwise relates to the merger proposal contemplated by the merger agreement.	AGAINST
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Substitute Executive Director Tabei, Hiroshi	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Supervisory Director Hirakawa, Osamu	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Supervisory Director Maekawa, Shunichi	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint a Supervisory Director Takagi, Eiji	FOR
JAPAN EXCELLENT,INC.	JP3046420000	30-Sep-2021	Appoint an Executive Director Kayama, Shuichiro	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Approval, on an advisory basis, of the compensation of the named executive officers.	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Director Election - Beth Birnbaum	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Director Election - David C. Dobson	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Director Election - Mariana Garavaglia	FOR
JOHN WILEY & SONS, INC.	US9682232064	30-Sep-2021	Ratification of the appointment of KPMG LLP as independent accountants for the fiscal year ending April 30, 2022.	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT DIRECTOR IN PLACE OF SHRI RADHASHYAM MAHAPATRO (DIN: 07248972), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT SHRI BIJAY KUMAR DAS (DIN: 08984700) AS DIRECTOR (PRODUCTION) OF THE COMPANY	AGAINST
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT SHRI MANASA PRASAD MISHRA (DIN: 08951624) AS DIRECTOR (PROJECTS & TECHNICAL) OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO APPOINT SHRI SANJAY LOHIYA (DIN: 07151125) AS DIRECTOR OF THE COMPANY	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO CONFIRM PAYMENT OF 1ST AND 2ND INTERIM DIVIDEND AND DECLARE FINAL DIVIDEND ON EQUITY SHARES FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021: DURING THE YEAR, YOUR COMPANY HAS PAID INTERIM DIVIDEND @ INR 2.50 PER EQUITY SHARE AMOUNTING IN TOTAL INR 460.61 CRORE IN TWO TRANCHES. THE BOARD OF DIRECTORS HAVE RECOMMENDED FINAL DIVIDEND @ 20% I.E. INR 1 PER EQUITY SHARE SUBJECT TO APPROVAL OF THE SHAREHOLDERS IN THE ENSUING ANNUAL GENERAL MEETING. THE TOTAL DIVIDEND PAYOUT (INCLUDING TWO TRANCHES OF INTERIM DIVIDEND AND FINAL DIVIDEND) FOR FINANCIAL YEAR 2020-21 IS INR 644.27 CRORE AS AGAINST INR 279.84 CRORE DURING THE PREVIOUS YEAR (INR 3.50 PER SHARE IN 2020-21 AS AGAINST INR 1.50 PER SHARE IN 2019-20)	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO RATIFY THE REMUNERATION OF COST AUDITORS FOR THE FINANCIAL YEAR ENDING 31ST MARCH, 2022	FOR
NATIONAL ALUMINIUM CO LTD	INE139A01034	30-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (INCLUDING AUDITED CONSOLIDATED FINANCIAL STATEMENTS) OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021, THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS THEREON	FOR
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	SG1V52937132	30-Sep-2021	TO APPROVE THE PROPOSED TRANSACTION COMPRISING THE NEW MASTER LEASE AGREEMENTS AND THE RENEWAL CAPEX AGREEMENT	FOR

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ROSNEFT OIL COMPANY	US67812M2070	30-Sep-2021	ON SIZE, TIMING, AND FORM OF DIVIDEND PAYMENTS FOR THE FIRST HALF OF 2021.PAY DIVIDENDS FOR THE H1 2021 IN CASH IN THE AMOUNT OF 18 RUBLES 03 KOPECKS (EIGHTEEN RUBLES THREE KOPECKS) PER ONE ISSUED SHARE.FIX THE DATE WHEN THOSE ENTITLED TO DIVIDENDS WILL BE DETERMINED OCTOBER 11, 2021.DIVIDENDS TO NOMINEE SHAREHOLDERS AND TRUSTEES WHO ARE PROFESSIONAL SECURITIES TRADERS PUT INTO THE SHAREHOLDERS REGISTER SHALL BE PAID OUT NO LATER THAN OCTOBER 25, 2021, AND TO OTHER SHAREHOLDERS FROM THE SHAREHOLDERS REGISTER NO LATER THAN NOVEMBER 17, 2021	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	30-Sep-2021	ADJUSTMENT OF THE REPURCHASE PRICE AND REPURCHASE AND CANCELLATION OF SOME LOCKED RESTRICTED STOCKS GRANTED TO PLAN PARTICIPANTS	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	30-Sep-2021	REVISION AND RESTATEMENT OF THE ARTICLES OF ASSOCIATION	FOR
STAMPS.COM INC.	US8528572006	30-Sep-2021	To approve and adopt the Agreement and Plan of Merger dated as of July 8, 2021, by and among Stamps.com, Stream Parent, LLC and Stream Merger Sub, Inc., as amended from time to time.	FOR
STAMPS.COM INC.	US8528572006	30-Sep-2021	To approve any proposal to adjourn the Special Meeting from time to time, if necessary or appropriate as determined in the discretion of the Board of Directors or the Chairman of the Board, to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
STAMPS.COM INC.	US8528572006	30-Sep-2021	To approve on an advisory (non-binding) basis, the compensation that may be paid or become payable to Stamps.com's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	FOR
TATE & LYLE PLC	GB0008754136	30-Sep-2021	APPROVAL OF THE AMENDMENTS TO THE PERFORMANCE SHARE PLAN SECTION OF THE COMPANY'S REMUNERATION POLICY AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
TATE & LYLE PLC	GB0008754136	30-Sep-2021	APPROVAL OF THE TRANSACTION AND THE TRANSACTION AGREEMENTS AND CERTAIN OTHER ANCILLARY MATTERS AS SET OUT IN THE NOTICE OF GENERAL MEETING	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	"RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('ACT') READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ('SEBI LISTING REGULATIONS'), SECTION 10A AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, APPLICABLE RULES, CIRCULARS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI') IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK, AND BASED ON THE RECOMMENDATIONS OF THE NOMINATION AND REMUNERATION COMMITTEE AND BOARD OF DIRECTORS OF THE BANK ('BOARD'), DR. MOHMAD ISHAQ WANI (DIN:08944038), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE BANK IN THE CATEGORY OF NON-EXECUTIVE NON-INDEPENDENT DIRECTOR ON 09TH OCTOBER, 2020, AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, BE AND IS HEREBY APPOINTED AS A NON-EXECUTIVE NON-INDEPENDENT DIRECTOR OF THE BANK, WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION	AGAINST
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 152 AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013 ('ACT') READ WITH THE COMPANIES (APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 AND OTHER APPLICABLE RULES, IF ANY, UNDER THE ACT, SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ('SEBI LISTING REGULATIONS'), SECTION 10A AND OTHER APPLICABLE PROVISIONS, IF ANY, OF THE BANKING REGULATION ACT, 1949, APPLICABLE RULES, CIRCULARS AND GUIDELINES ISSUED BY THE RESERVE BANK OF INDIA ('RBI') IN THIS REGARD, FROM TIME TO TIME, AND ANY OTHER APPLICABLE LAWS (INCLUDING ANY STATUTORY AMENDMENT(S), MODIFICATION(S) OR REENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE), THE PROVISIONS OF THE ARTICLES OF ASSOCIATION OF THE BANK, AND BASED ON THE RECOMMENDATIONS OF THE NOMINATION AND REMUNERATION COMMITTEE AND BOARD OF DIRECTORS OF THE BANK ('BOARD'), MR. NITISHWAR KUMAR, IAS (DIN: 05326456), WHO WAS APPOINTED AS AN ADDITIONAL DIRECTOR OF THE BANK IN THE CATEGORY OF NON-EXECUTIVE NON-INDEPENDENT DIRECTOR ON 09TH OCTOBER, 2020, AND WHO HOLDS OFFICE UP TO THE DATE OF THIS ANNUAL GENERAL MEETING, BE AND IS HEREBY APPOINTED AS A NON-EXECUTIVE NON-INDEPENDENT DIRECTOR OF THE BANK, WHOSE PERIOD OF OFFICE SHALL BE LIABLE TO RETIRE BY ROTATION	AGAINST

THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 42 OF THE COMPANIES ACT, 2013, READ WITH RULE 14(2) OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014 AND ANY OTHER PROVISIONS OR STATUTORY ENACTMENT IN RESPECT THEREOF, CONSENT OF THE SHAREHOLDERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE BANK TO MAKE OFFER(S) OR INVITATION(S) TO SUBSCRIBE TO THE UNSECURED, REDEEMABLE, SUBORDINATED, NON-CONVERTIBLE, BASEL III COMPLIANT TIER 2 BONDS IN THE NATURE OF DEBENTURES ("BONDS") FOR INCLUSION IN TIER 2 CAPITAL OF THE BANK OF FACE VALUE OF RS. 10.00 LACS EACH AT PAR AGGREGATING UP TO RS. 1000 CRORES (RUPEES ONE THOUSAND CRORE) IN ONE OR MULTIPLE TRANCHES ON PRIVATE PLACEMENT BASIS THROUGH PRIVATE PLACEMENT OFFER LETTER(S) IN CONFORMITY WITH FORM PAS-4 OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014 AND SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008 AS AMENDED FROM TIME TO TIME. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE BANK SHALL BE AUTHORIZED TO ISSUE BONDS OF FACE VALUE OF RS. 10.00 LACS EACH AT PAR AGGREGATING UPTO RS. 1000 CRORE (RUPEES ONE THOUSAND CRORE) OF TENURE NOT EXCEEDING 10 YEARS UPTO A DATE THAT IS NOT LATER THAN ONE YEAR FROM THE DATE HEREOF AND NOTWITHSTANDING THAT THE AGGREGATE AMOUNT OF ALL SUCH BONDS TAKEN TOGETHER WITH DOMESTIC/OFF-SHORE, SECURED/UNSECURED, LOANS/BORROWINGS, GUARANTEES SHALL NOT EXCEED THE OVERALL BORROWING POWERS APPROVED BY THE SHAREHOLDERS BY WAY OF A SPECIAL RESOLUTION UNDER THE PROVISIONS OF SECTION 180 (1) OF THE COMPANIES ACT, 2013 READ WITH THE APPLICABLE RULES MADE UNDER THE COMPANIES ACT, 2013. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE BANK AND/OR THE OFFICER(S) DESIGNATED BY THEM BE AND ARE HEREBY AUTHORIZED TO DO, FROM TIME TO TIME, ALL SUCH ACTS, DEEDS AND THINGS AS MAY BE DEEMED NECESSARY IN RESPECT OF ISSUE OF BONDS INCLUDING BUT NOT LIMITED TO NUMBER OF ISSUES/ TRANCHES, FACE VALUE, ISSUE PRICE, ISSUE SIZE, TIMING, AMOUNT, COUPON/INTEREST RATE(S), YIELD, LISTING, ALLOTMENT, DEMATERIALIZATION AND OTHER TERMS AND CONDITIONS OF ISSUE BONDS AS THEY MAY, IN THEIR ABSOLUTE DISCRETION, DEEM NECESSARY	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	RESOLVED THAT PURSUANT TO THE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER AS AMENDED FROM TIME TO TIME AND SUBJECT TO THE APPROVALS, CONSENTS, PERMISSIONS AND SANCTIONS, IF ANY, OF THE RESERVE BANK OF INDIA ("RBI"), THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"), AND/OR ANY OTHER AUTHORITY AS MAY BE REQUIRED IN THIS REGARD AND SUBJECT TO SUCH TERMS, CONDITIONS AND MODIFICATIONS THERETO AS MAY BE PRESCRIBED BY THEM WHILE GRANTING SUCH APPROVALS AND WHICH MAY BE AGREED TO BY THE BOARD OF DIRECTORS OF THE BANK AND SUBJECT TO THE REGULATIONS VIZ., SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 ("ICDR REGULATIONS") AS AMENDED UP TO DATE, GUIDELINES, IF ANY, PRESCRIBED BY THE RBI, SEBI, NOTIFICATIONS/CIRCULARS AND CLARIFICATIONS UNDER THE BANKING REGULATION ACT, 1949, SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("LISTING REGULATIONS"), SECURITIES AND EXCHANGE BOARD OF INDIA ACT, 1992 AND ALL OTHER APPLICABLE LAWS AND ALL OTHER RELEVANT AUTHORITIES FROM TIME TO TIME AND SUBJECT TO THE LISTING AGREEMENTS ENTERED INTO WITH THE STOCK EXCHANGES WHERE THE EQUITY SHARES OF THE BANK ARE LISTED, CONSENT OF THE SHAREHOLDERS OF THE BANK BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS OF THE BANK (HEREINAFTER CALLED "BOARD" WHICH SHALL BE DEEMED TO INCLUDE ANY COMMITTEE WHICH THE BOARD MAY HAVE CONSTITUTED OR HEREAFTER CONSTITUTE TO EXERCISE ITS POWERS INCLUDING THE POWERS CONFERRED BY THIS RESOLUTION) TO CREATE, OFFER, ISSUE AND ALLOT (INCLUDING WITH PROVISION FOR RESERVATION ON FIRM ALLOTMENT AND/OR COMPETITIVE BASIS OF SUCH PART OF ISSUE AND FOR SUCH CATEGORIES OF PERSONS AS MAY BE PERMITTED BY THE LAW THEN APPLICABLE) BY WAY OF AN OFFER DOCUMENT / PROSPECTUS OR SUCH OTHER DOCUMENT, IN INDIA OR ABROAD, SUCH NUMBER OF EQUITY SHARES AND/OR OTHER PERMITTED SECURITIES WHICH ARE CAPABLE OF BEING CONVERTED INTO EQUITY OR NOT, FOR AN AGGREGATE AMOUNT NOT EXCEEDING RS.1000 CRORE (RUPEES ONE THOUSAND CRORE ONLY), IN ONE OR MORE TRANCHES INCLUSIVE OF SUCH PREMIUM AS MAY BE FIXED ON THE EQUITY SHARES AT SUCH TIME OR TIMES, AT SUCH PRICE OR PRICES, AT A DISCOUNT OR PREMIUM TO MARKET PRICE OR PRICES TO ONE OR MORE OF THE SHAREHOLDERS, INDIAN NATIONALS, NON-RESIDENT INDIANS ("NRIS"), COMPANIES (PRIVATE OR PUBLIC), INVESTMENT INSTITUTIONS, SOCIETIES, TRUSTS, RESEARCH ORGANISATIONS, QUALIFIED INSTITUTIONAL BUYERS ("QIBS") LIKE FOREIGN INSTITUTIONAL INVESTORS ("FIIS"), BANKS, FINANCIAL INSTITUTIONS, INDIAN MUTUAL FUNDS, VENTURE CAPITAL FUNDS, FOREIGN VENTURE CAPITAL INVESTORS, STATE INDUSTRIAL DEVELOPMENT CORPORATIONS, INSURANCE COMPANIES, PROVIDENT FUNDS, PENSION FUNDS, DEVELOPMENT FINANCIAL INSTITUTIONS OR OTHER ENTITIES, AUTHORITIES OR ANY OTHER CATEGORY OF INVESTORS WHICH ARE AUTHORIZED TO INVEST IN EQUITY/SECURITIES OF THE BANK AS PER EXISTANT REGULATIONS/GUIDELINES OR ANY COMBINATION OF THE ABOVE AS MAY BE DEEMED APPROPRIATE BY THE BANK. RESOLVED FURTHER THAT SUCH ISSUE, OFFER OR ALLOTMENT SHALL BE BY WAY OF FOLLOW ON PUBLIC ISSUE, RIGHTS ISSUE, PREFERENTIAL ALLOTMENT, PRIVATE PLACEMENT / QUALIFIED INSTITUTIONAL PLACEMENT (QIP) / OR ANY OTHER MODE APPROVED BY RBI WITH OR WITHOUT OVER-ALLOTMENT OPTION AND THAT SUCH OFFER, ISSUE, PLACEMENT AND ALLOTMENT BE MADE AS PER THE PROVISIONS OF THE ICDR REGULATIONS AND ALL OTHER GUIDELINES ISSUED BY THE RBI, SEBI AND ANY OTHER AUTHORITY AS APPLICABLE, AND AT SUCH TIME OR TIMES IN SUCH MANNER AND ON SUCH TERMS AND CONDITIONS AS THE BOARD MAY, IN ITS ABSOLUTE DISCRETION, THINK FIT RESOLVED FURTHER THAT IN ACCORDANCE WITH THE PROVISIONS OF THE LISTING REGULATIONS, THE PROVISIONS OF ICDR REGULATIONS, THE PROVISIONS OF THE FOREIGN EXCHANGE MANAGEMENT ACT, 1999 AND THE FOREIGN EXCHANGE MANAGEMENT (TRANSFER OR ISSUE OF SECURITY BY A PERSON RESIDENT OUTSIDE INDIA) REGULATIONS, 2017, AND SUBJECT TO REQUISITE APPROVALS, CONSENTS, PERMISSIONS AND / OR SANCTIONS OF SEBI, STOCK EXCHANGES, RBI, FOREIGN INVESTMENT PROMOTION BOARD (FIPB), DEPARTMENT OF INDUSTRIAL POLICY AND PROMOTION, MINISTRY OF COMMERCE (DIPP) AND ALL OTHER AUTHORITIES AS MAY BE REQUIRED (HEREINAFTER COLLECTIVELY REFERRED TO AS "THE	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	TO APPOINT A DIRECTOR IN PLACE OF MR. VIKRAM GUJRAL (DIN: 03637222), WHO RETIRES BY ROTATION AND BEING ELIGIBLE, HAS OFFERED HIMSELF FOR RE-APPOINTMENT	AGAINST
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	TO FIX THE REMUNERATION OF AUDITORS, IN TERMS OF PROVISIONS OF SECTION 142 OF THE COMPANIES ACT, 2013, FOR THE FINANCIAL YEAR 2021-22	FOR
THE JAMMU AND KASHMIR BANK LTD	INE168A01041	30-Sep-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS (STANDALONE AND CONSOLIDATED) OF THE BANK FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 INCLUDING BALANCE SHEET AS AT 31ST MARCH, 2021 AND THE PROFIT & LOSS ACCOUNT FOR THE FINANCIAL YEAR ENDED ON THAT DATE, TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND AUDITORS AND COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA THEREON	FOR

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UNITED THERAPEUTICS CORPORATION	US91307C1027	30-Sep-2021	Approval of an amendment to our Restated Certificate of Incorporation to become a public benefit corporation.	FOR
WELBILT, INC.	US9490901041	30-Sep-2021	Adjournment Proposal - To vote on a proposal to approve the adjournment of the special meeting to solicit additional proxies if a quorum is not present or there are not sufficient votes cast at the special meeting to approve the Merger Proposal.	FOR
WELBILT, INC.	US9490901041	30-Sep-2021	Advisory Compensation Proposal - To vote on a proposal to approve, on a non-binding advisory basis, the compensation that may be paid or become payable to Welbilt's named executive officers that is based on or otherwise relates to the merger.	FOR
WELBILT, INC.	US9490901041	30-Sep-2021	Merger Proposal - To vote on the Agreement and Plan of Merger, dated as of July 14, 2021, by and among Ali Holding S.r.l., Ali Group North America Corporation, Ascend Merger Corp. and Welbilt (the "Merger Proposal").	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Walter (Jay) Clayton	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Marc Rowan	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - David Simon	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - James Zelter	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Michael Ducey	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Richard Emerson	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Joshua Harris	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Kerry Murphy Healey	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Pamela Joyner	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Scott Kleinman	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - A.B. Krongard	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	Director Election - Pauline Richards	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	01-Oct-2021	RATIFICATION OF APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING DECEMBER 31, 2021.	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - Adolphus B. Baker	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - Max P. Bowman	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - Letitia C. Hughes	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - Sherman L. Miller	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - James E. Poole	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - Steve W. Sanders	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Director Election - Camille S. Young	FOR
CAL-MAINE FOODS, INC.	US1280302027	01-Oct-2021	Ratification of Frost, PLLC as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	ELECT MR. AXEL LEHMANN AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	ELECT MR. JUAN COLOMBAS AS MEMBER OF THE BOARD OF DIRECTORS	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	ELECT MR. JUAN COLOMBAS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Election of Mr. Axel Lehmann as member of the Board of Directors.	FOR
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Election of Mr. Juan Colombas as member of the Board of Directors.	FOR
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Election of Mr. Juan Colombas as member of the Compensation Committee.	FOR
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSALS OF SHAREHOLDERS	AGAINST
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Proposals of Shareholders.	AGAINST
CREDIT SUISSE GROUP AG	CH0012138530	01-Oct-2021	PROPOSALS OF THE BOARD OF DIRECTORS	AGAINST
CREDIT SUISSE GROUP AG	US2254011081	01-Oct-2021	Proposals of the Board of Directors.	AGAINST
DAIMLER AG	DE0007100000	01-Oct-2021	APPROVE SPIN-OFF AGREEMENT WITH DAIMLER TRUCK HOLDING AG	FOR
DAIMLER AG	DE0007100000	01-Oct-2021	CHANGE COMPANY NAME TO MERCEDES-BENZ GROUP AG	FOR
DAIMLER AG	DE0007100000	01-Oct-2021	ELECT HELENE SVAHN TO THE SUPERVISORY BOARD	FOR
DAIMLER AG	DE0007100000	01-Oct-2021	ELECT OLAF KOCH TO THE SUPERVISORY BOARD	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Adoption of Dutch Statutory Annual Accounts for fiscal year 2021.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Authorization of the Board of Directors to repurchase shares in the capital of the Company.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Election of executive Director for a term of three years ending at the close of the annual general meeting of 2024: Shay Banon	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Election of non-executive Director for a term of three years ending at the close of the annual general meeting of 2024: Shelley Leibowitz	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Grant of full discharge of the Company's executive director from liability with respect to the performance of his duties during fiscal year 2021.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Grant of full discharge of the Company's non-executive directors from liability with respect to the performance of their duties during fiscal year 2021.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Non-binding advisory vote on the compensation of the Company's named executive officers.	FOR
ELASTIC N.V.	NL0013056914	01-Oct-2021	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	APPROVE THE APPOINTMENT AND ENGAGEMENT OF PRICEWATERHOUSECOOPERS AUDITORES INDEPENDENTES PWC AS THE EXPERT FIRM RESPONSIBLE FOR PREPARING THE APPRAISAL REPORT ON THE ASSETS OF THE COMPANY TO BE MERGED WITH AND INTO XP INC	FOR

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ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	AUTHORIZE THE COMPANY'S MANAGEMENT, AS SET FORTH IN ITS BYLAWS, TO CARRY OUT ALL THE ACTIONS AND EXECUTE ALL THE DOCUMENTS REQUIRED FOR IMPLEMENTING AND FORMALIZING THE APPROVED RESOLUTIONS	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	RESOLVE ON THE APPRAISAL REPORT PREPARED BY PwC, BASED ON THE BALANCE SHEET	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	RESOLVE ON THE MERGER OF THE COMPANY WITH AND INTO XP INC., WITH ITS RESULTING DISSOLUTION	FOR
ITAU UNIBANCO HOLDING SA	BRITUBACNPR1	01-Oct-2021	RESOLVE ON THE MERGER PROTOCOL AND JUSTIFICATION AND THE PLAN OF MERGER, WHICH STATE THE TERMS AND CONDITIONS FOR THE MERGER OF THE COMPANY WITH AND INTO XP INC	FOR
NATIONAL BEVERAGE CORP.	US6350171061	01-Oct-2021	Election of Director: Joseph G. Caporella	ABSTAIN
NATIONAL BEVERAGE CORP.	US6350171061	01-Oct-2021	Election of Director: Samuel C. Hathorn, Jr.	ABSTAIN
SMART METERING SYSTEMS PLC	GB00B4X1RC86	01-Oct-2021	AUTHORISE ISSUE OF EQUITY PURSUANT TO THE FUNDRAISING	FOR
SMART METERING SYSTEMS PLC	GB00B4X1RC86	01-Oct-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS PURSUANT TO THE FUNDRAISING	FOR
UNIPOL GRUPPO S.P.A.	IT0004810054	01-Oct-2021	PROPOSAL TO DISTRIBUTE A PORTION OF THE EXTRAORDINARY EARNINGS RESERVE ENTERED IN THE COMPANY BALANCE SHEET. RESOLUTIONS RELATED THERETO	FOR
DIASORIN S.P.A.	IT0003492391	04-Oct-2021	TO AUTHORIZE THE POSSIBILITY TO CONVERT THE EQUITY-LINKED BOND CALLED 'EUR 500,000,000 ZERO COUPON EQUITY LINKED BONDS DUE 2028' AND SHARE CAPITAL INCREASE IN A DIVISIBLE MANNER, WITH THE EXCLUSION OF THE OPTION RIGHT, TO SERVICE THE AFOREMENTIONED BOND LOAN, THROUGH THE ISSUE OF ORDINARY SHARES. RESOLUTIONS RELATED THERETO	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	04-Oct-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER MERGER AGREEMENTS NOT FUNDAMENTAL TO THE COMPANY	FOR
STILLFRONT GROUP AB	SE0015346135	04-Oct-2021	APPROVAL OF THE RESOLUTION BY THE BOARD OF DIRECTORS ON DIRECTED SHARE ISSUE	FOR
STILLFRONT GROUP AB	SE0015346135	04-Oct-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO ISSUE SHARES, WARRANTS AND CONVERTIBLE DEBT	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	04-Oct-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS SET OUT IN THE NOTICE OF COURT MEETING DATED 8 SEPTEMBER 2021	FOR
ULTRA ELECTRONICS HOLDINGS PLC	GB0009123323	04-Oct-2021	TO GIVE EFFECT TO THE SCHEME AS SET OUT IN THE NOTICE OF GENERAL MEETING INCLUDING THE AMENDMENTS TO ULTRA ELECTRONICS HOLDINGS PLC'S ARTICLES OF ASSOCIATION	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	TO ELECT FRANCINE EREIRA	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	TO ELECT STEPHEN ROCHE	FOR
BABY BUNTING GROUP LTD	AU000000BBN2	05-Oct-2021	TO RE-ELECT MELANIE WILSON	FOR
BEACON LIGHTING GROUP LTD	AU000000BLX0	05-Oct-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
BEACON LIGHTING GROUP LTD	AU000000BLX0	05-Oct-2021	GLEN ROBINSON PERFORMANCE RIGHTS ISSUE	FOR
BEACON LIGHTING GROUP LTD	AU000000BLX0	05-Oct-2021	RE-ELECTION OF ERIC BARR	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 28 RE: REPRESENTATION	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 29 RE: RIGHT TO ASK QUESTIONS	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 30 RE: PROCEEDINGS	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	AMEND ARTICLE 32 RE: VOTING AT GENERAL MEETINGS	FOR
BEFESA S.A.	LU1704650164	05-Oct-2021	INCREASE AUTHORIZED SHARE CAPITAL AND AMEND ARTICLE 6 OF THE ARTICLES OF ASSOCIATION	FOR
EQUITABLE GROUP INC.	CA2945051027	05-Oct-2021	Authorize an amendment to the Corporation's articles of incorporation to give effect to a two-for-one share split of the Corporation's common shares.	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Jean Madar	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Gilbert Harrison	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Philippe Benacin	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Russell Greenberg	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Philippe Santi	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Francois Heilbronn	ABSTAIN
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Robert Bensoussan	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Patrick Choel	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Michel Dyens	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	Director Election - Veronique Gabai-Pinsky	FOR
INTER PARFUMS, INC.	US4583341098	05-Oct-2021	To vote for the advisory resolution to approve executive compensation.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	05-Oct-2021	Adjournment - To approve the adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies to approve the merger agreement and the transactions contemplated by the merger agreement.	FOR
NICOLET BANKSHARES, INC.	US65406E1029	05-Oct-2021	Merger Agreement and Share Issuance - To approve and adopt the Agreement and Plan of Merger dated June 22, 2021 (as the same may from time to time be amended), between Nicolet Bankshares, Inc. ("Nicolet"), and County Bancorp, Inc. ("County"), pursuant to which County will merge with and into Nicolet, including the issuance of up to 2,452,665 shares of Nicolet common stock (which amount is subject to increase if Nicolet elects to increase the exchange ratio to avoid termination of the merger agreement under certain circumstances).	FOR

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PAZ OIL COMPANY LTD	IL0011000077	05-Oct-2021	AMENDMENT OF AN INSURANCE CLAUSE IN COMPANY OFFICERS REMUNERATION POLICY	FOR
PAZ OIL COMPANY LTD	IL0011000077	05-Oct-2021	ELECTION AND APPOINTMENT OF ONE (1) OF THE FOLLOWING EXTERNAL DIRECTOR: MS. MICHAL MAROM BRICKMAN	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	AMENDMENT TO CONSTITUTION	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	APPROVAL OF THE GLOBAL ACQUISITION AND MATCHING EQUITY PLAN (GAME PLAN)	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	ELECTION OF DIRECTOR - MS KOSHA GADA	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE CAP	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	ISSUE OF PERFORMANCE SHARE RIGHTS TO MR MANJIT GOMBRA-SINGH	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	ISSUE OF PERFORMANCE SHARE RIGHTS TO MR SAM SWANELL	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
POINTSBET HOLDINGS LTD	AU0000047797	05-Oct-2021	REMUNERATION REPORT	FOR
SANNE GROUP PLC	JE00BVRZ8585	05-Oct-2021	FOR THE PURPOSES OF THE SCHEME: (A) TO AUTHORISE THE DIRECTORS OF THE COMPANY TO TAKE ALL SUCH ACTION AS THEY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; AND (B) TO AMEND THE ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
SANNE GROUP PLC	JE00BVRZ8585	05-Oct-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 10 SEPTEMBER 2021	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF A FRAMEWORK PLAN FOR THE GRANT OF OPTIONS TO NON-EMPLOYEE PROVIDER DIRECTORS	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF A MANAGEMENT AGREEMENT WITH COMPANY BOARD CHAIRMAN, MR. AVIRAM WERTHEIM	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF A MANAGEMENT AGREEMENT WITH COMPANY CEO, MR. NATHAN HETZ	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	APPROVAL OF COMPANY OFFICERS' REMUNERATION POLICY	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE BRIGHTMAN ALMAGOR ZOHAR AND CO. CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING AND REPORT OF ITS COMPENSATION FOR 2020	AGAINST
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AMOS YADLIN, INDEPENDENT DIRECTOR	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. AVIRAM WERTHEIM, BOARD CHAIRMAN	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. NATHAN HETZ, COMPANY CEO	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. ADVA SHARVIT	FOR
ALONY HETZ PROPERTIES & INVESTMENTS LTD	IL0003900136	06-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. GITIT GUBERMAN, INDEPENDENT DIRECTOR	FOR
EVOLUTION AB	SE0012673267	06-Oct-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AGGREGATE AMOUNT OF EUR 180,000	FOR
EVOLUTION AB	SE0012673267	06-Oct-2021	DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD	FOR
EVOLUTION AB	SE0012673267	06-Oct-2021	ELECT SANDRA ANN URIE AS NEW DIRECTOR	FOR
HAREL INSURANCE INVESTMENTS & FINANCIAL SERVICES L	IL0005850180	06-Oct-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
HAREL INSURANCE INVESTMENTS & FINANCIAL SERVICES L	IL0005850180	06-Oct-2021	APPROVE GRANT OF OPTIONS EXERCISABLE INTO ORDINARY SHARES TO MICHEL SIBONI, CEO	FOR
MERIDIAN ENERGY LTD	NZMELE000257	06-Oct-2021	THAT MARK CAIRNS, WHO RETIRES BY ROTATION AND IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
MERIDIAN ENERGY LTD	NZMELE000257	06-Oct-2021	THAT TANIA SIMPSON (APPOINTED AS A DIRECTOR OF THE COMPANY BY THE BOARD WITH EFFECT FROM 24 AUGUST 2021), WHO RETIRES AND IS ELIGIBLE FOR ELECTION, BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
MERIDIAN ENERGY LTD	NZMELE000257	06-Oct-2021	THAT THE TOTAL ANNUAL DIRECTOR FEE POOL BE INCREASED BY NZD99,000 (9%) FROM NZD1,100,000 TO 1,199,000, WITH THE FIRST ANNUAL INCREASE TO BE BACKDATED TO TAKE EFFECT FROM 1 JULY 2021	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	Non-binding advisory vote to approve the compensation of the named executive officers.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To appoint Ernst & Young LLP in the United States as the Company's independent auditor.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To authorise the Board of Directors of the Company to determine the remuneration of the independent auditor.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To receive the Company's accounts for the year ended March 31, 2021, together with the independent auditor's report on those accounts.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To re-elect Hagi Schwartz as a Class III director of the Company.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To re-elect Helene Auriol Potier as a Class III director of the Company.	FOR
MIMECAST LIMITED	GB00BYT5JK65	06-Oct-2021	To re-elect Peter Bauer as a Class III director of the Company.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	Election of Class B Director: Alan B. Graf, Jr.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	Election of Class B Director: Michelle A. Peluso	FOR
NIKE, INC.	US6541061031	06-Oct-2021	Election of Class B Director: Peter B. Henry	FOR
NIKE, INC.	US6541061031	06-Oct-2021	To approve executive compensation by an advisory vote.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding a human rights impact assessment, if properly presented at the meeting.	AGAINST
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding diversity and inclusion efforts reporting, if properly presented at the meeting.	FOR
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding political contributions disclosure, if properly presented at the meeting.	AGAINST
NIKE, INC.	US6541061031	06-Oct-2021	To consider a shareholder proposal regarding supplemental pay equity disclosure, if properly presented at the meeting.	AGAINST
NIKE, INC.	US6541061031	06-Oct-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm.	FOR
BFF BANK S.P.A.	IT0005244402	07-Oct-2021	TO ALLOCATE NET PROFIT RESERVES. RESOLUTIONS RELATED THERETO	FOR

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BFF BANK S.P.A.	IT0005244402	07-Oct-2021	TO APPROVE THE AMENDMENT PROPOSALS OF ART. 9 (CALL FOR SHAREHOLDERS' MEETING), 11 (SHAREHOLDERS' MEETING PARTICIPATION), 14 (BOARD OF DIRECTORS' COMPOSITION), 15 (BOARD OF DIRECTORS' APPOINTMENT), 16 (DELEGATED BOARDS), 18 (BOARD OF DIRECTORS' POWERS), 19 (BOARD OF DIRECTORS' OPERATION), 21 (BOARD OF DIRECTORS' EMOLUMENTS) AND 22 (INTERNAL AUDITORS' COMPOSITION) OF THE COMPANY BYLAWS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	AUTHORISATION TO THE COMPANY'S BOARD OF DIRECTORS: PROPOSAL FOR THE AUTHORISATION OF THE BOARD OF DIRECTORS OF THE COMPANY TO IMPLEMENT THE DECISIONS OF THE EXTRAORDINARY GENERAL MEETING AND TO TAKE ALL NECESSARY STEPS TO THIS END	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE INCREASE OF THE CAPITAL, SUBJECT TO THE SUSPENSIVE CONDITION OF SUBSCRIPTION, BY ISSUE OF THE AFOREMENTIONED NEW SHARES ON THE TERMS SPECIFIED ABOVE AND AT THE ISSUE PRICE DECIDED BY THE EXTRAORDINARY GENERAL MEETING. PROPOSAL FOR THE SETTING OF THE MAXIMUM AMOUNT BY WHICH THE CAPITAL CAN BE INCREASED FOLLOWING SUBSCRIPTION, BY MULTIPLICATION OF THE ISSUE PRICE OF THE NEW SHARES SET BY THE EXTRAORDINARY GENERAL MEETING, BY A MAXIMUM NUMBER OF NEW SHARES TO BE ISSUED. THE RIGHT TO SUBSCRIBE TO THE NEW SHARES IS RESERVED FOR THE EMPLOYEES OF THE COMPANY AND ITS AFFILIATED COMPANIES, AS SPECIFIED ABOVE. THE CAPITAL SHALL ONLY BE INCREASED IN THE EVENT OF SUBSCRIPTION AND BY THE AMOUNT OF SUCH SUBSCRIPTION, WHEREBY, IN THE EVENT THAT THE NUMBER OF SUBSCRIPTIONS EXCEEDS THE MAXIMUM NUMBER OF NEW SHARES TO BE ISSUED SET, AN ALLOCATION SHALL TAKE PLACE, ALLOWING, IN THE FIRST PLACE, FOR THE POSSIBILITY OF OBTAINING THE MAXIMUM TAX BENEFIT PER EMPLOYEE, AND, IN A FURTHER STAGE, A PRO RATA REDUCTION WILL BE APPLIED ACCORDING TO THE NUMBER OF SUBSCRIPTIONS PER EMPLOYEE	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE ISSUE OF A MAXIMUM OF 1.000.000 NEW REGISTERED SHARES WITH NO STATED FACE VALUE AND ON THE TERMS DEFINED IN THE AFOREMENTIONED REPORT OF THE BOARD OF DIRECTORS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE SETTING OF THE ISSUE PRICE BASED ON THE AVERAGE STOCK EXCHANGE PRICE OF ORDINARY COLRUYT SHARES DURING A PERIOD OF 30 DAYS PRIOR TO THE EXTRAORDINARY GENERAL MEETING WHICH IS TO DECIDE ON THIS ISSUE, WHEREBY THE PRICE SHALL NOT BE LOWER THAN 80% OF THAT JUSTIFIED IN THE REPORT OF THE MANAGEMENT BODY AND IN THE AUDITOR'S REPORT (I.E. AFTER THE APPLICATION OF A MAXIMUM DISCOUNT OF 20%)	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL FOR THE WITHDRAWAL IN THE INTEREST OF THE COMPANY OF THE PRE-EMPTIVE RIGHT TO SUBSCRIBE TO THESE SHARES, GRANTED TO THE SHAREHOLDERS BY ARTICLE 7:191 AND ONWARDS OF THE COMPANIES AND ASSOCIATIONS CODE, IN FAVOUR OF THE EMPLOYEES AS PROVIDED FOR ABOVE	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: PROPOSAL THAT SUBSCRIPTIONS SHALL OPEN ON 15 OCTOBER 2021 AND CLOSE ON 15 NOVEMBER 2021	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	INCREASE OF CAPITAL WITH PUBLIC ISSUE RESERVED FOR THE EMPLOYEES, BY VIRTUE OF ARTICLE 7:204 OF THE COMPANIES AND ASSOCIATIONS CODE: TO APPROVE THE GRANTING OF POWERS TO THE BOARD OF DIRECTORS FOR THE AFOREMENTIONED ACTIONS	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	OTHER MODIFICATIONS TO THE ARTICLES OF ASSOCIATION: MODIFICATION OF ARTICLE 12 OF THE ARTICLES OF ASSOCIATION REGARDING THE CONDITIONS OF ISSUE: PROPOSAL TO MODIFY THE SECOND PARAGRAPH OF ARTICLE 12 OF THE ARTICLES OF ASSOCIATION REGARDING THE CONDITIONS OF ISSUE IN LIGHT OF AND SUBJECT TO THE ADOPTION OF THE PREVIOUS RESOLUTION, BY REPLACING THE TEXT OF THE AFOREMENTIONED PARAGRAPH OF ARTICLE 12 OF THE ARTICLES OF ASSOCIATION BY THE FOLLOWING TEXT: "IF THE CAPITAL INCREASE IS ASSOCIATED WITH AN ISSUE PREMIUM, THIS ISSUE PREMIUM WILL BE RECORDED ON ONE OR MORE SEPARATE ACCOUNTS UNDER THE EQUITY ON THE LIABILITY SIDE OF THE BALANCE SHEET."	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	PROPOSAL FOR THE CANCELLATION OF 2.500.000 TREASURY SHARES PURCHASED, COUPLED WITH THE CANCELLATION OF THE CORRESPONDING RESERVES NOT AVAILABLE FOR DISTRIBUTION, SO THAT THE VALUE OF THE SHARES IS WRITTEN OFF AT THE TIME OF THE DECISION IN FAVOUR OF CANCELLATION. AMENDMENT OF ARTICLE 5 "CAPITAL AND NUMBER OF SECURITIES ISSUED" OF THE ARTICLES OF ASSOCIATION ACCORDING TO THE AMENDED NUMBER OF SHARES ISSUED BY THE COMPANY. PROPOSED RESOLUTION: TO APPROVE THE CANCELLATION OF 2.500.000 TREASURY SHARES, COUPLED WITH THE CANCELLATION OF THE CORRESPONDING RESERVES NOT AVAILABLE FOR DISTRIBUTION, SO THAT THE VALUE OF THE SHARES IS WRITTEN OFF AT THE TIME OF THE DECISION IN FAVOUR OF CANCELLATION. AMENDMENT OF ARTICLE 5 OF THE ARTICLES OF ASSOCIATION AS FOLLOWS: "THE CAPITAL IS SET AT THREE HUNDRED FIFTY-SEVEN MILLION FOUR HUNDRED FOUR THOUSAND FORTY-FOUR EUROS NINETY-THREE CENTS (EUR 357.404.044,93), REPRESENTED BY ONE HUNDRED AND THIRTY-THREE MILLION SIX HUNDRED AND FIFTY-FOUR THOUSAND NINE HUNDRED AND SIXTY (133.654.960) SHARES WITHOUT FACE VALUE."	FOR
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	RENEWAL OF VARIOUS AUTHORISATIONS: AUTHORISATION REGARDING THE AUTHORISED CAPITAL (ARTICLE 7 OF THE ARTICLES OF ASSOCIATION); PROPOSAL FOR THE AUTHORISATION OF THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF THE COMPANY'S CAPITAL WITH A MAXIMUM AMOUNT OF 357.000.000,00 EURO, UNDER THE TERMS AND CONDITIONS SET OUT IN THE AFOREMENTIONED SPECIAL REPORT OF 10 JUNE 2021 REGARDING THE AUTHORISED CAPITAL, AND THIS FOR A (RENEWABLE) PERIOD OF THREE YEARS AS FROM THE DATE OF PUBLICATION OF THIS AUTHORISATION GRANTED	AGAINST

ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	RENEWAL OF VARIOUS AUTHORISATIONS: AUTHORISATION REGARDING THE AUTHORISED CAPITAL (ARTICLE 7 OF THE ARTICLES OF ASSOCIATION); PROPOSAL FOR THE GRANTING OF A SPECIAL AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE AMOUNT OF THE COMPANY'S CAPITAL WITHIN THE FRAMEWORK OF THE AUTHORISED CAPITAL UNDER THE TERMS OF ARTICLE 7:202, 2ND PARAGRAPH OF THE COMPANIES AND ASSOCIATIONS CODE, FROM THE DATE OF NOTIFICATION BY THE BELGIAN FINANCIAL SERVICES AND MARKETS AUTHORITY TO THE COMPANY THAT IT HAS BEEN INFORMED OF A PUBLIC TAKE-OVER BID ON THE SECURITIES OF THE COMPANY, UNTIL THE END OF THIS BID, AND THIS FOR A (RENEWABLE) PERIOD OF THREE YEARS AS OF THE DATE ON WHICH THE AUTHORISATION IS GRANTED	AGAINST
ETABLISSEMENTEN FRANZ COLRUYT NV	BE0974256852	07-Oct-2021	RENEWAL OF VARIOUS AUTHORISATIONS: AUTHORISATION REGARDING THE AUTHORISED CAPITAL (ARTICLE 7 OF THE ARTICLES OF ASSOCIATION); TAKING INTO ACCOUNT THE ABOVE RESOLUTIONS: PROPOSAL TO REPLACE THE TEXT OF ARTICLE 7 OF THE ARTICLES OF ASSOCIATION REGARDING THE AUTHORISED CAPITAL BY THE FOLLOWING TEXT: "ARTICLE 7: AUTHORISED CAPITAL: THE BOARD OF DIRECTORS IS AUTHORISED TO INCREASE THE CAPITAL, IN ONE OR MORE TIMES, WITH A MAXIMUM AMOUNT (EXCLUSIVE OF THE ISSUE PREMIUM) OF THREE HUNDRED FIFTY-SEVEN MILLION EURO (EUR 357.000.000,00). THE BOARD OF DIRECTORS MAY USE THIS AUTHORISATION FOR A PERIOD OF THREE YEARS AS FROM THE DATE OF PUBLICATION OF THIS AUTHORISATION GRANTED ON 7 OCTOBER 2021. SUCH CAPITAL INCREASES WILL BE CARRIED OUT IN ACCORDANCE WITH THE CONDITIONS TO BE DETERMINED BY THE BOARD OF DIRECTORS, E.G. (I) BY MEANS OF A CONTRIBUTION IN CASH OR IN KIND, OR BY MEANS OF A MIXED CONTRIBUTION, (II) BY CONVERSION OF RESERVES, SHARE PREMIUMS OR OTHER EQUITY COMPONENTS, (III) WITH OR WITHOUT ISSUING NEW SHARES (BELOW, ABOVE OR AT THE FRACTIONAL VALUE OF THE EXISTING SHARES OF THE SAME CLASS, WITH OR WITHOUT SHARE PREMIUM) OR OF OTHER SECURITIES, OR (IV) BY MEANS OF ISSUING CONVERTIBLE BONDS, SUBSCRIPTION RIGHTS OR OTHER SECURITIES. THE BOARD OF DIRECTORS MAY USE THIS AUTHORISATION FOR (I) CAPITAL INCREASES OR ISSUES OF CONVERTIBLE BONDS OR SUBSCRIPTION RIGHTS WHERE THE PRE-EMPTIVE RIGHT OF THE SHAREHOLDERS IS LIMITED OR CANCELLED; (II) CAPITAL INCREASES OR ISSUES OF CONVERTIBLE BONDS WHERE THE PRE-EMPTIVE RIGHT OF THE SHAREHOLDERS IS LIMITED OR CANCELLED FOR THE BENEFIT OF ONE OR MORE SPECIFIC PERSONS, OTHER THAN MEMBERS OF THE PERSONNEL, AND (III) CAPITAL INCREASES BY CONVERSION OF THE RESERVES. THE ISSUE PREMIUM, IF ANY, WILL BE RECORDED ON ONE OR MORE SEPARATE ACCOUNTS UNDER THE EQUITY ON THE LIABILITY SIDE OF THE BALANCE SHEET. THE BOARD OF DIRECTORS IS ALSO EXPRESSLY AUTHORISED TO INCREASE THE CAPITAL, EVEN AFTER THE DATE THAT THE COMPANY HAS RECEIVED THE NOTIFICATION FROM THE FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA) THAT IT HAS BEEN INFORMED OF A PUBLIC TAKE-OVER BID ON THE SECURITIES OF THE COMPANY, WITHIN THE LIMITS OF THE APPLICABLE LEGAL PROVISIONS. THIS AUTHORISATION IS VALID WITH REGARD TO PUBLIC TAKE-OVER BIDS OF WHICH THE COMPANY RECEIVES THE AFOREMENTIONED NOTIFICATION NO MORE THAN 3 THREE YEARS AFTER 7 OCTOBER 2021."	AGAINST
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	ELECTION OF MS TRACE ARLAUD	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	EMPLOYEE RIGHTS PLAN	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	INCREASE TO NON-EXECUTIVE DIRECTORS' FEES	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	RE-ELECTION OF MR ANTHONY WOOLLES	FOR
IMDEX LIMITED	AU000000IMD5	07-Oct-2021	REMUNERATION REPORT	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	Director Election - JAMES C. BOREL	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	Director Election - RONALD D. GREEN, PH.D.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	Director Election - DARCI L. VETTER	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	RATIFICATION OF APPOINTMENT OF BDO USA LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	TO APPROVE AN AMENDMENT TO THE COMPANY'S RESTATED ARTICLES OF INCORPORATION, AS AMENDED, TO INCREASE THE NUMBER OF AUTHORIZED SHARES OF COMMON STOCK.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	TO APPROVE THE ESTABLISHMENT OF THE NEOGEN CORPORATION 2021 EMPLOYEE STOCK PURCHASE PLAN.	FOR
NEOGEN CORPORATION	US6404911066	07-Oct-2021	TO APPROVE, BY NON-BINDING VOTE, THE COMPENSATION OF EXECUTIVES.	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	07-Oct-2021	AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF MINISTER OF STATE-OWNED ENTERPRISES RI NUMBER PER-05/MBU/04/2021 DATED APRIL 8, 2021 CONCERNING THE SOCIAL AND ENVIRONMENTAL RESPONSIBILITY PROGRAM OF STATE-OWNED ENTERPRISES	FOR
PT BANK RAKYAT INDONESIA (PERSERO) TBK	ID1000118201	07-Oct-2021	CHANGES IN THE COMPOSITION OF THE COMPANY'S MANAGEMENT	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Approve the Company's executive compensation.	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Director Election - John M. Ballbach	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Director Election - Bruce A. Carbonari	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Director Election - Jennifer D. Deckard	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Director Election - Salvatore D. Fazzolari	FOR
RPM INTERNATIONAL INC.	US7496851038	07-Oct-2021	Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm.	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO ADOPT THE DIRECTORS' STATEMENT, THE AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE PROPOSED SHARE ISSUE MANDATE	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE PROPOSED SHARE PURCHASE MANDATE	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE SUM OF SGD 930,000 TO BE PAID TO THE CHAIRMAN AS DIRECTOR'S FEES FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO APPROVE THE SUM OF UP TO SGD 1,600,000 TO BE PAID TO ALL DIRECTORS (OTHER THAN THE CHIEF EXECUTIVE OFFICER) AS DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022	FOR

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SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO AUTHORISE THE ALLOTMENT AND ISSUANCE OF SHARES PURSUANT TO THE SINGAPORE EXCHANGE LIMITED SCRIP DIVIDEND SCHEME	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO DECLARE A FINAL DIVIDEND: 8 CENTS PER SHARE	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-APPOINT KPMG LLP AS THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-ELECT MR LOH BOON CHYE AS A DIRECTOR	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-ELECT MR SUBRA SURESH AS A DIRECTOR	FOR
SINGAPORE EXCHANGE LTD	SG1J26887955	07-Oct-2021	TO RE-ELECT MR YEOH OON JIN AS A DIRECTOR	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Election of Class II Director: James Murdoch	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Election of Class II Director: Kimbal Musk	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding additional reporting on diversity and inclusion efforts.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding additional reporting on human rights.	AGAINST
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding assigning responsibility for strategic oversight of human capital management to an independent board-level committee.	AGAINST
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding reduction of director terms to one year.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Stockholder proposal regarding reporting on employee arbitration.	AGAINST
TESLA, INC.	US88160R1014	07-Oct-2021	Tesla proposal for adoption of amendments to certificate of incorporation and bylaws to eliminate applicable supermajority voting requirements.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Tesla proposal for adoption of amendments to certificate of incorporation to reduce director terms to two years.	FOR
TESLA, INC.	US88160R1014	07-Oct-2021	Tesla proposal to ratify the appointment of independent registered public accounting firm.	FOR
A2A SPA	IT0001233417	08-Oct-2021	TO APPROVE THE MERGER BY INCORPORATION OF THE 'LINEA GROUP HOLDING S.P.A.' COMPANY INTO THE 'A2A S.P.A.' COMPANY; RESOLUTIONS RELATED THERETO	FOR
CENCOSUD SA	CL0000000100	08-Oct-2021	APPROVAL OF AN EVENTUAL ALLOCATION OF DIVIDENDS, OF CHP 150. (ONE HUNDRED AND FIFTY PESOS) PER SHARE, CHARGEABLE TO THE RETAINED EARNINGS OF PREVIOUS FISCAL YEARS	AGAINST
CENCOSUD SA	CL0000000100	08-Oct-2021	IN GENERAL, TO ADOPT ALL OTHER AGREEMENTS NECESSARY OR CONVENIENT FOR THE COMPLETE AND FAITHFUL FULFILLMENT OF THE MATERIALIZATION OF THE AGREEMENTS TO BE ADOPTED BY THE SPECIAL STOCKHOLDERS MEETING	FOR
CENCOSUD SA	CL0000000100	08-Oct-2021	TO AGREE THAT THE DIVIDEND TO SHAREHOLDERS BE PAID AS FROM OCTOBER 18, 2021	AGAINST
CENCOSUD SA	CL0000000100	08-Oct-2021	TO LET KNOW THE AGREEMENTS ADOPTED BY THE BOARD OF DIRECTORS TO APPROVE AN OPERATION WITH RELATED PARTIES	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. CAO XIANDONG AS A SUPERVISOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. CHEN XIAOMU AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. DING HONGXIANG AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. FENG XINGYA AS AN EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. GUAN DAYUAN AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. HUANG CHENG AS A SUPERVISOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. LIU ZHIJUN AS A NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. SONG TIEBO AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. WONG HAKKUN AS AN INDEPENDENT NONEXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. XIAO SHENGFANG AS AN INDEPENDENT NONEXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. ZENG QINGHONG AS AN EXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MR. ZHAO FUQUAN AS AN INDEPENDENT NONEXECUTIVE DIRECTOR	FOR
GUANGZHOU AUTOMOBILE GROUP CO., LTD	CNE100000Q35	08-Oct-2021	ELECTION OF MS. CHEN TIAN AS A SUPERVISOR	FOR
INTERSECT ENT, INC.	US46071F1030	08-Oct-2021	To adjourn the Special Meeting to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
INTERSECT ENT, INC.	US46071F1030	08-Oct-2021	To adopt the Agreement and Plan of Merger, dated August 6, 2021 (the "Merger Agreement"), by and among Intersect ENT, Inc. ("Intersect ENT"), Medtronic, Inc., and Project Kraken Merger Sub, Inc.	FOR
INTERSECT ENT, INC.	US46071F1030	08-Oct-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Intersect ENT's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	AGAINST
INVESCO OFFICE J-REIT, INC.	JP3047760008	08-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR
INVESCO OFFICE J-REIT, INC.	JP3047760008	08-Oct-2021	Approve Unit Consolidation	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	ADOPT REMUNERATION REPORT	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	ISSUE OF STI RIGHTS TO MR MARK NORWELL - FY2021 SHORT TERM INCENTIVE	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	RE-ELECTION OF MR MARK ANDREW HINE	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	RE-ELECTION OF MR ROBERT JAMES COLE	FOR
PERENTI GLOBAL LTD	AU0000061897	08-Oct-2021	RE-ELECTION OF MR TIMOTHY LONGSTAFF	FOR

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EMAAR PROPERTIES, DUBAI	AEE000301011	10-Oct-2021	SPECIAL RESOLUTION TO APPROVE, AS PER THE RECOMMENDATION OF THE COMPANY'S BOARD OF DIRECTORS, ALL OF THE FOLLOWING ITEMS ALTOGETHER AS ONE AGENDA ITEM: THE PROPOSED MERGER OF THE COMPANY WITH EMAAR MALLS PJSC THROUGH THE ISSUANCE AND ALLOTMENT OF (0.51) NEW SHARES IN THE COMPANY FOR EVERY ONE (1) SHARE IN EMAAR MALLS PJSC EXCEPT THE SHARES REGISTERED IN THE NAME OF THE COMPANY (THE "MERGER"). IN ADDITION TO THE INTERNAL REORGANISATION OF THE ASSETS, RIGHTS, LIABILITIES AND BUSINESSES OF EMAAR MALLS PJSC POST THE COMPLETION OF THE MERGER AND TRANSFERRING THE SAME INTO EMAAR MALLS MANAGEMENT LLC, A WHOLLY OWNED SUBSIDIARY OF THE COMPANY (THE "REORGANISATION"); THE TERMS OF THE MERGER AGREEMENT (AS AMENDED); THE APPOINTMENT OF EY CONSULTING L.L.C. AS INDEPENDENT VALUER; THE VALUATION OF THE COMPANY AND EMAAR MALLS PJSC; THE INCREASE OF SHARE CAPITAL OF THE COMPANY TO AED 8,179,738,882 (EIGHT BILLION ONE HUNDRED SEVENTY-NINE MILLION SEVEN HUNDRED THIRTY EIGHT THOUSAND EIGHT HUNDRED EIGHTY TWO UAE DIRHAMS), AND AMENDING ARTICLE (6) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY ACCORDINGLY TO REFLECT SUCH CAPITAL INCREASE; AND THE AUTHORISATION OF THE BOARD OF DIRECTORS OF THE COMPANY, OR ANY PERSON SO AUTHORISED BY THE BOARD OF DIRECTORS, TO TAKE ANY ACTION AS MAY BE NECESSARY TO IMPLEMENT THE MERGER AND/OR THE REORGANISATION	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	ELECT AVIAD KAUFMAN AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	ELECT JACOB WORENKLEIN AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	ISSUE EXEMPTION AND INDEMNIFICATION TO AVIAD KAUFMAN, OFFICER AT KENON HOLDINGS LTD., COMPANY CONTROLLER	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REAPPOINT KPMG SOMEKH CHAIKIN AS AUDITORS	AGAINST
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT ANTOINE BONNIER AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT MOSHE LACHMANI AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT ROBERT L. ROSEN AS DIRECTOR	FOR
OPC ENERGY LTD	IL0011415713	10-Oct-2021	REELECT YAIR CASPI AS DIRECTOR	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Director Election - Michael R. Smith*	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Director Election - David A. Brandon#	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Director Election - Douglas D. French#	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Director Election - John R. Hoke III#	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Director Election - Heidi J. Manheimer#	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Proposal to approve the Amendment to our Articles of Incorporation.	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Proposal to approve, on an advisory basis, the compensation paid to the Company's named executive officers.	FOR
HERMAN MILLER, INC.	US6005441000	11-Oct-2021	Proposal to ratify the appointment of KPMG LLP as our independent registered public accounting firm.	FOR
VIVA ENERGY GROUP LTD	AU0000016875	11-Oct-2021	CONSOLIDATION OF SHARES	FOR
VIVA ENERGY GROUP LTD	AU0000016875	11-Oct-2021	RETURN OF CAPITAL TO SHAREHOLDERS	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	EXTERNAL AUDITOR APPOINTMENT: DELOITTE TOUCHE TOHMATSU	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO PURSUANT TO THE COMPANY'S LONG TERM INCENTIVE PLAN (2021 AWARD)	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	RE-ELECTION OF MR MARCELO BASTOS AS A DIRECTOR	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	RE-ELECTION OF MR TIM POOLE AS A DIRECTOR	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	RE-ELECTION OF MS SAMANTHA LEWIS AS A DIRECTOR	FOR
AURIZON HOLDINGS LTD	AU000000AZJ1	12-Oct-2021	REMUNERATION REPORT	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Approve the Audit/Finance Committee's appointment of PricewaterhouseCoopers LLP as the corporation's independent registered public accounting firm to audit and to report on the corporation's financial statements for the fiscal year ending June 30, 2022.	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Approve the compensation of the corporation's named officers, in an advisory vote.	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Director Election - Dr. A. John Hart	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Director Election - Kathleen Ligocki	FOR
CARPENTER TECHNOLOGY CORPORATION	US1442851036	12-Oct-2021	Director Election - Dr. Jeffrey Wadsworth.	FOR

CHINA MENGNIU DAIRY CO LTD	KYG210961051	12-Oct-2021	THAT: (A) THE PROPOSED RELEVANT SCHEME (INCLUDING BUT NOT LIMITED TO THE ISSUANCE AND SUBSCRIPTION OF THE CONVERTIBLE BONDS, THE LOAN GUARANTEE AND THE SECURITY DEED) BE AND IS HEREBY APPROVED, CONFIRMED AND RATIFIED; (B) THE PLACING AGREEMENT DATED JANUARY 24, 2021 ENTERED INTO BETWEEN THE COMPANY AND THE PLACING AGENT IN RELATION TO THE PLACING OF THE CONVERTIBLE BONDS IN THE AGGREGATE PRINCIPAL AMOUNT OF UP TO HKD EQUIVALENT OF RMB4,000,000,000, A COPY OF THE PLACING AGREEMENT HAVING BEEN PRODUCED TO THE EGM MARKED "B" AND SIGNED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSE, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (C) THE TERMS AND CONDITIONS OF THE CONVERTIBLE BONDS TO BE EXECUTED BY THE COMPANY IN RELATION TO THE ISSUE BY THE COMPANY OF THE CONVERTIBLE BONDS UNDER THE SPECIFIC MANDATE (A COPY OF WHICH HAS BEEN PRODUCED TO THE EGM MARKED "C" AND SIGNED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSE), SUBJECT TO COMPLETION, WHICH ARE CONVERTIBLE AT AN INITIAL CONVERSION PRICE OF HKD 34.73 PER SHARE (SUBJECT TO ADJUSTMENTS) BE AND IS HEREBY APPROVED; (D) THE GRANT OF THE SPECIFIC MANDATE TO THE DIRECTORS TO ISSUE THE CONVERTIBLE BOND SUBJECT TO COMPLETION OF THE PLACING AND TO ISSUE AND ALLOT THE CONVERSION SHARES TO THE NOTES ISSUER BE AND IS HEREBY APPROVED, CONFIRMED AND RATIFIED. THE SPECIFIC MANDATE IS IN ADDITION TO, AND SHALL NOT PREJUDICE NOR REVOKE ANY GENERAL OR SPECIFIC MANDATE(S) WHICH HAS/HAVE BEEN GRANTED OR MAY FROM TIME TO TIME BE GRANTED TO THE DIRECTORS BY THE SHAREHOLDERS PRIOR TO THE PASSING OF THIS RESOLUTION; (E) ANY OTHER DOCUMENTS ENTERED INTO AND/OR TO BE ENTERED INTO IN CONNECTION WITH THE RELEVANT SCHEME AND THE CONVERTIBLE BONDS, INCLUDING BUT NOT LIMITED TO (I) THE FACILITY AGREEMENT, (II) THE SECURITY DEED, (III) THE LOAN GUARANTEE, (IV) THE TRUST DEED AND (V) THE AGENCY AGREEMENT, A COPY OF WHICH HAVING BEEN PRODUCED TO THE EGM MARKED "D", "E", "F", "G" AND "H", RESPECTIVELY, AND SIGNED BY THE CHAIRMAN OF THE EGM FOR IDENTIFICATION PURPOSE, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (F) EACH OF THE DIRECTORS AND THE COMPANY SECRETARY BE AND IS HEREBY AUTHORISED TO DO ALL SUCH ACTS AND THINGS AND SIGN, RATIFY OR EXECUTE (WITH OR WITHOUT AFFIXATION OF SEAL) ALL SUCH DOCUMENTS AND TAKE ALL SUCH STEPS AS SUCH DIRECTOR AND/OR THE COMPANY SECRETARY IN HIS/HER DISCRETION MAY CONSIDER NECESSARY, APPROPRIATE, DESIRABLE AND EXPEDIENT TO IMPLEMENT, GIVE EFFECT TO OR IN CONNECTION WITH THE TRANSACTIONS; AND (G) ANY AND ALL ACTIONS HERETOFORE TAKEN BY ANY DIRECTOR, OFFICER, THE COMPANY SECRETARY AND/OR SHARE REGISTRARS OF THE COMPANY, IN CONNECTION WITH THE FOREGOING RESOLUTIONS, BE AND ARE HEREBY RATIFIED, CONFIRMED AND APPROVED IN ALL RESPECTS	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	AUTHORITY TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	AUTHORITY TO COMMUNICATE WITH SHAREHOLDERS VIA ELECTRONIC MEANS SUBJECT TO THE ACT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN AGMS	AGAINST
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	POWER TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	POWER TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO SECTION 570 AND SECTION 573 OF THE ACT FOR THE PURPOSE OF AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO APPROVE AND ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO AUTHORISE THE AUDIT COMMITTEE TO SET THE REMUNERATION OF THE AUDITORS	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO DECLARE A FINAL DIVIDEND OF 7.1 PENCE PER ORDINARY SHARE	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-APPOINT RSM UK AUDIT LLP AS AUDITORS OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RECEIVE THE ACCOUNTS FOR THE FINANCIAL YEAR ENDED 30 APRIL 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITORS THEREON	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT ANTONY MANNIX AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT CHRISTINE CROSS AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT CONSTANTINO DINO ROCOS AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT DAVID HODKIN AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT STEVEN PARKIN AS A DIRECTOR OF THE COMPANY	FOR
CLIPPER LOGISTICS PLC	GB00BMMV6B79	12-Oct-2021	TO RE-ELECT STUART WATSON AS A DIRECTOR OF THE COMPANY	FOR
CORNERSTONE ONDEMAND, INC.	US21925Y1038	12-Oct-2021	To adopt the Agreement and Plan of Merger, dated August 5, 2021 (such agreement, as it may be amended, modified or supplemented from time to time, the "Merger Agreement"), by and among Cornerstone OnDemand, Inc. ("Cornerstone"), Sunshine Software Holdings, Inc., and Sunshine Software Merger Sub, Inc.	FOR
CORNERSTONE ONDEMAND, INC.	US21925Y1038	12-Oct-2021	To approve the adjournment of the Special Meeting to a later date or dates, if necessary or appropriate, including to solicit additional proxies to approve the proposal to adopt the Merger Agreement if there are insufficient votes to adopt the Merger Agreement at the time of the Special Meeting.	FOR
CORNERSTONE ONDEMAND, INC.	US21925Y1038	12-Oct-2021	To approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to Cornerstone's named executive officers that is based on or otherwise relates to the Merger Agreement and the transactions contemplated by the Merger Agreement.	AGAINST
COVANTA HOLDING CORPORATION	US22282E1029	12-Oct-2021	To adjourn the special meeting to a later date or time if necessary or appropriate, including to solicit additional proxies in favor of the proposal to adopt the merger agreement if there are insufficient votes at the time of the special meeting to adopt the merger agreement.	FOR
COVANTA HOLDING CORPORATION	US22282E1029	12-Oct-2021	To adopt the Agreement and Plan of Merger, dated as of July 14, 2021 (as it may be amended, modified or supplemented from time to time, the "merger agreement"), by and among the Company, Covert Intermediate, Inc. and Covert Mergeco, Inc.	FOR

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COVANTA HOLDING CORPORATION	US22282E1029	12-Oct-2021	To approve, by a non-binding advisory vote, the compensation that will be paid or become payable to the Company's named executive officers that is based on or otherwise relates to the merger.	AGAINST
CSL LTD	AU000000CSL8	12-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	APPROVAL OF A GRANT OF PERFORMANCE SHARE UNITS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, MR PAUL PERREAULT	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS IN CONSTITUTION	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO ELECT MS ALISON WATKINS AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO ELECT PROFESSOR DUNCAN MASKELL AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO RE-ELECT DR BRIAN MCNAMEE AO AS A DIRECTOR	FOR
CSL LTD	AU000000CSL8	12-Oct-2021	TO RE-ELECT PROFESSOR ANDREW CUTHBERTSON AO AS A DIRECTOR	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	APPROPRIATION OF THE BALANCE SHEET PROFIT OF DORMAKABA HOLDING AG	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	APPROVAL OF THE REMUNERATION OF THE BOD AND THE KL: APPROVAL OF THE REMUNERATION OF THE BOD	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	APPROVAL OF THE REMUNERATION OF THE BOD AND THE KL: APPROVAL OF THE REMUNERATION OF THE KL	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	DISCHARGE OF THE BOARD OF DIRECTORS AND THE GROUP MANAGEMENT	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTION OF PRICEWATERHOUSECOOPERS AG AS AUDITORS	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTION OF THE LAW FIRM KELLER KLG AS AN INDEPENDENT PROXY	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: NEW ELECTION OF THOMAS AEBISCHER AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF CHRISTINE MANKEL AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF DANIEL DAENIKER AS A MEMBER	AGAINST
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF HANS GUMMERT AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF HANS HESS AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF JENS BIRGERSSON AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF JOHN HEPPNER AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF JOHN Y. LIU AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF RIET CADONAU AS A MEMBER AND PRESIDENT OF THE BOD IN THE SAME VOTE	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE BOD: RE-ELECTION OF STEPHANIE BRECHT-BERGEN AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE NOMINATION AND COMPENSATION COMMITTEE: RE-ELECTION OF HANS HESS AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE NOMINATION AND COMPENSATION COMMITTEE: RE-ELECTION OF JOHN HEPPNER AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	ELECTIONS TO THE NOMINATION AND COMPENSATION COMMITTEE: RE-ELECTION OF STEPHANIE BRECHT-BERGEN AS A MEMBER	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	RENEWAL OF THE AUTHORIZED SHARE CAPITAL	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	REPORTING ON THE 2020/21 FINANCIAL YEAR: APPROVAL OF THE FINANCIAL REPORT (WITH CONSOLIDATED AND HOLDING COMPANY ACCOUNTS) AND THE GROUP MANAGEMENT REPORT FOR THE 2020/21 FINANCIAL YEAR	FOR
DORMAKABA HOLDING AG	CH0011795959	12-Oct-2021	REPORTING ON THE 2020/21 FINANCIAL YEAR: CONSULTATIVE VOTE ON THE 2020/21 COMPENSATION REPORT	FOR
ISIGNTHIS LTD	AU000000ISX0	12-Oct-2021	EQUAL REDUCTION OF CAPITAL	FOR
PKO BANK POLSKI S.A.	PLPK00000016	12-Oct-2021	ACKNOWLEDGING THAT THE EXTRAORDINARY GENERAL MEETING HAS BEEN CORRECTLY CONVENED AND HAS THE AUTHORITY TO ADOPT BINDING RESOLUTIONS	ABSTAIN
PKO BANK POLSKI S.A.	PLPK00000016	12-Oct-2021	ADOPTING AN AGENDA	FOR
PKO BANK POLSKI S.A.	PLPK00000016	12-Oct-2021	ADOPTING THE RESOLUTION ON INCURRING THE COSTS OF CONVENING AND HOLDING THE EXTRAORDINARY GENERAL MEETING	AGAINST
PKO BANK POLSKI S.A.	PLPK00000016	12-Oct-2021	ADOPTING THE RESOLUTION ON THE ASSESSMENT OF THE COLLECTIVE SUITABILITY OF THE SUPERVISORY BOARD	AGAINST
PKO BANK POLSKI S.A.	PLPK00000016	12-Oct-2021	CHANGES IN THE COMPOSITION OF THE SUPERVISORY BOARD	AGAINST
PKO BANK POLSKI S.A.	PLPK00000016	12-Oct-2021	ELECTING THE CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ADOPTION OF A RESOLUTION ON THE COLLECTIVE SUITABILITY ASSESSMENT OF THE SUPERVISORY BOARD	AGAINST
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ADOPTION OF A RESOLUTION ON THE COSTS OF CONVENING AND HOLDING THE EXTRAORDINARY GENERAL MEETING	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ADOPTION OF THE AGENDA	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	CONFIRMATION THAT THE EXTRAORDINARY GENERAL MEETING HAS BEEN PROPERLY CONVENED AND IS CAPABLE OF ADOPTING RESOLUTIONS	ABSTAIN
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ELECT SUPERVISORY BOARD MEMBER	AGAINST
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	ELECTION OF THE CHAIRMAN OF THE EXTRAORDINARY GENERAL MEETING	FOR
POWSZECHNY ZAKLAD UBEZPIECZEN SA	PLPZU0000011	12-Oct-2021	RECALL SUPERVISORY BOARD MEMBER	AGAINST
SK TELECOM CO LTD	KR7017670001	12-Oct-2021	APPROVAL OF DIVISION PLAN	FOR
SK TELECOM CO LTD	KR7017670001	12-Oct-2021	APPROVAL OF STOCK SPLIT AND PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION	FOR
SK TELECOM CO LTD	KR7017670001	12-Oct-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: CHOI KYU NAM	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	ALLOCATION OF EQUITY TO THE CEO: GRANT OF PERFORMANCE RIGHTS	FOR
TELSTRA CORPORATION LTD	AU000000TLS2	12-Oct-2021	ALLOCATION OF EQUITY TO THE CEO: GRANT OF RESTRICTED SHARES	FOR

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TELSTRA CORPORATION LTD	AU000000TSL2	12-Oct-2021	RE-ELECTION OF DIRECTOR: NIEK JAN VAN DAMME	FOR
TELSTRA CORPORATION LTD	AU000000TSL2	12-Oct-2021	RE-ELECTION OF DIRECTOR: ROY H CHESTNUTT	FOR
TELSTRA CORPORATION LTD	AU000000TSL2	12-Oct-2021	REMUNERATION REPORT	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	Advisory Vote to Approve the Company's Executive Compensation (the "Say on Pay" vote).	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Amy L. Chang	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Angela F. Braly	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: B. Marc Allen	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Christine M. McCarthy	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Christopher Kempczinski	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: David S. Taylor	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Debra L. Lee	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Jon R. Moeller	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Joseph Jimenez	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Margaret C. Whitman	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Patricia A. Woertz	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	ELECTION OF DIRECTOR: Terry J. Lundgren	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	Ratify Appointment of the Independent Registered Public Accounting Firm.	FOR
THE PROCTER & GAMBLE COMPANY	US7427181091	12-Oct-2021	Shareholder Proposal - Inclusion of Non-Management Employees on Director Nominee Candidate Lists.	AGAINST
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS, OTHER THAN AN ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 (EXCLUDING THE DIRECTORS' REMUNERATION POLICY)	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO APPROVE THE INCREASE OF THE DIRECTORS' FEE LIMIT FROM 800,000 GBP TO 1,000,000 GBP	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE AUDIT COMMITTEE TO FIX THE AUDITOR'S REMUNERATION	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE BOARD TO ALLOT OR SELL ORDINARY SHARES WITHOUT COMPLYING WITH PRE-EMPTION RIGHTS	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE BOARD TO ALLOT SHARES AND GRANT SUBSCRIPTION/ CONVERSION RIGHTS OVER SHARES	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO DECLARE A FINAL DIVIDEND OF 21.9 PENCE PER ORDINARY SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO ELECT CHRIS WESTON AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO ELECT KATIE BICKERSTAFFE AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-APPOINT DELOITTE LLP AS THE AUDITOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RECEIVE THE AUDITOR'S AND DIRECTORS' REPORTS, THE STRATEGIC REPORT AND THE ACCOUNTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT DAVID THOMAS AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT JOCK LENNOX AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT JOHN ALLAN AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT NINA BIBBY AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT SHARON WHITE AS A DIRECTOR OF THE COMPANY	FOR
BARRATT DEVELOPMENTS PLC	GB0000811801	13-Oct-2021	TO RE-ELECT STEVEN BOYES AS A DIRECTOR OF THE COMPANY	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	GRANT OF SECURITIES TO THE CEO, MATT COMYN	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONTINGENT RESOLUTION - TRANSITION PLANNING DISCLOSURE	AGAINST
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO ELECT JULIE GALBO WHO WAS APPOINTED AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM AND, BEING ELIGIBLE, OFFERS HERSELF FOR ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO ELECT PETER HARMER WHO WAS APPOINTED AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM AND, BEING ELIGIBLE, OFFERS HIMSELF FOR ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO RE-ELECT ANNE TEMPLEMAN-JONES WHO RETIRES IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
COMMONWEALTH BANK OF AUSTRALIA	AU000000CBA7	13-Oct-2021	TO RE-ELECT CATHERINE LIVINGSTONE AO WHO RETIRES IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION AND, BEING ELIGIBLE, OFFERS HERSELF FOR RE-ELECTION	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF EXTERNAL AUDITORS: RESOLVED THAT DELOITTE BE AND ARE HEREBY APPOINTED AS INDEPENDENT AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM OF THE COMPANY. THE AUDIT AND RISK COMMITTEE HAS RECOMMENDED THE APPOINTMENT OF DELOITTE AS EXTERNAL AUDITOR OF THE COMPANY FROM THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM, WITH MR SPHIWE STEMELA AS THE DESIGNATED AUDITOR	FOR

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IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: DAWN EARP	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: PETER DAVEY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: PRESTON SPECKMANN	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPOINTMENT OF MEMBER OF AUDIT AND RISK COMMITTEE: RALPH HAVENSTEIN	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION FOR AD HOC MEETINGS FEES PER ADDITIONAL BOARD OR COMMITTEE MEETING	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF AUDIT AND RISK COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF AUDIT AND RISK COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF HEALTH, SAFETY AND ENVIRONMENT COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF HEALTH, SAFETY AND ENVIRONMENT COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF NOMINATION, GOVERNANCE AND ETHICS COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF NOMINATION, GOVERNANCE AND ETHICS COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF SOCIAL, TRANSFORMATION AND REMUNERATION COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF SOCIAL, TRANSFORMATION AND REMUNERATION COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF STRATEGY AND INVESTMENT COMMITTEE CHAIRPERSON	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF STRATEGY AND INVESTMENT COMMITTEE MEMBER	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF THE CHAIRPERSON OF THE BOARD	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION: REMUNERATION OF THE LEAD INDEPENDENT DIRECTOR	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	DIRECTORS' AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY RESOLUTIONS	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	ENDORSEMENT OF THE COMPANY'S REMUNERATION IMPLEMENTATION REPORT	AGAINST
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	ENDORSEMENT OF THE COMPANY'S REMUNERATION POLICY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	GENERAL ISSUE OF SHARES FOR CASH	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: ALASTAIR MACFARLANE	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: BOITUMELO KOSHANE	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: MPHONKELI	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: PETER DAVEY	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	RE-ELECTION OF DIRECTOR: RALPH HAVENSTEIN	FOR
IMPALA PLATINUM HOLDINGS LTD	ZAE000083648	13-Oct-2021	REPURCHASE OF COMPANY'S SHARES BY COMPANY OR SUBSIDIARY	FOR
KODIAK SCIENCES INC.	US50015M1099	13-Oct-2021	To approve the Company's 2021 Long-Term Performance Incentive Plan.	AGAINST
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Advisory vote to approve the compensation for our named executive officers (i.e., "Say-on-Pay").	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Amendment and Restatement of NextGen Healthcare, Inc. 2015 Equity Incentive Plan.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision disallowing cumulative voting.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision in the Delaware Certificate providing that the total number of directors constituting the Board of Directors may be fixed exclusively by resolution of the Board of Directors. Approval of Proposal 1 is conditioned on approval of Proposal 2C.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision in the Delaware Certificate providing that vacancies occurring on the Board of Directors and newly created directorships may be filled solely by a majority of the remaining directors.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of a provision of the Delaware Certificate providing that, unless NextGen Delaware consents in writing to the selection of an alternate forum, certain intracorporate claims may be brought exclusively in the Delaware Court of Chancery.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approval of provisions in the Delaware Certificate and Bylaws limiting the Company's stockholders' right to call special meetings of stockholders.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approve a provision in the Delaware Bylaws providing proxy access for director nominees by stockholders.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Approve a provision of the Delaware Certificate requiring any complaint asserting a cause of action under the Securities Act to be brought exclusively in the federal district courts of the United States.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Craig A. Barbarosh	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - George H. Bristol	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Julie D. Klapstein	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Jeffrey H. Margolis	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Dr. Geraldine McGinty	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Morris Panner	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Dr. Pamela Puryear	FOR

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NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - Darnell Dent	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Director Election - David Sides	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Our reincorporation in the State of Delaware pursuant to a merger with and into a wholly-owned subsidiary of the Company (the "Reincorporation"). Approval of Proposal 1 is conditioned on approval of Proposal 2C.	FOR
NEXTGEN HEALTHCARE, INC.	US65343C1027	13-Oct-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	RE-ELECTION OF GLEN BOREHAM AS A DIRECTOR	FOR
SOUTHERN CROSS MEDIA GROUP LTD	AU000000SXL4	13-Oct-2021	RE-ELECTION OF MELANIE WILLIS AS A DIRECTOR	FOR
ARB CORPORATION LTD	AU000000ARB5	14-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
ARB CORPORATION LTD	AU000000ARB5	14-Oct-2021	RE-ELECTION OF DIRECTOR - MR ROGER BROWN	FOR
ARB CORPORATION LTD	AU000000ARB5	14-Oct-2021	RE-ELECTION OF DIRECTOR - MS KAREN PHIN	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	Amendment to the Constitution	AGAINST
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	APPROVAL OF GRANT TO EXECUTIVE DIRECTOR	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	APPROVAL OF THE CLIMATE TRANSITION ACTION PLAN	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	APPROVAL OF THE REMUNERATION REPORT	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	APPROVAL OF THE REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	Capital protection	AGAINST
BHP GROUP PLC	US05545E2090	14-Oct-2021	Climate-related lobbying	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	GENERAL AUTHORITY TO ISSUE SHARES IN BHP GROUP PLC	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	ISSUING SHARES IN BHP GROUP PLC FOR CASH	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION OF BHP GROUP LIMITED: CLAUSE 46	AGAINST
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	REPURCHASE OF SHARES IN BHP GROUP PLC	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve BHP's Climate Transition Action Plan	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the 2021 Remuneration Report	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the 2021 Remuneration Report other than the part containing the Directors' remuneration policy	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the authority to allot equity securities in BHP Group Plc for cash	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the general authority to issue shares in BHP Group Plc	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To approve the grant to the Executive Director	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To authorise the repurchase of shares in BHP Group Plc	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO AUTHORISE THE RISK AND AUDIT COMMITTEE TO AGREE THE REMUNERATION OF ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To authorise the Risk and Audit Committee to agree the remuneration of Ernst & Young LLP as the auditor of BHP Group Plc	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO REAPPOINT ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To reappoint Ernst & Young LLP as the auditor of BHP Group Plc	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To receive the 2021 Financial Statements and Reports for BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RECEIVE THE FINANCIAL STATEMENTS FOR BHP GROUP PLC AND BHP GROUP LIMITED AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Christine O'Reilly as a Director of BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RE-ELECT CHRISTINE O'REILLY AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Dion Weisler as a Director of BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RE-ELECT DION WEISLER AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Gary Goldberg as a Director of BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RE-ELECT GARY GOLDBERG AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Ian Cockerill as a Director of BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RE-ELECT IAN COCKERILL AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect John Mogford as a Director of BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RE-ELECT JOHN MOGFORD AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Ken MacKenzie as a Director of BHP	FOR
BHP GROUP PLC	GB00BHOP3Z91	14-Oct-2021	TO RE-ELECT KEN MACKENZIE AS A DIRECTOR OF BHP	FOR

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BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Malcolm Broomhead as a Director of BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT MALCOLM BROOMHEAD AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Mike Henry as a Director of BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT MIKE HENRY AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Terry Bowen as a Director of BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT TERRY BOWEN AS A DIRECTOR OF BHP	FOR
BHP GROUP PLC	US05545E2090	14-Oct-2021	To re-elect Xiaoqun Clever as a Director of BHP	FOR
BHP GROUP PLC	GB00BH0P3Z91	14-Oct-2021	TO RE-ELECT XIAOQUN CLEVER AS A DIRECTOR OF BHP	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS; APPROVE DISCHARGE OF MANAGEMENT BOARD AND SUPERVISORY BOARD	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	APPROVE ALLOCATION OF INCOME	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	APPROVE REMUNERATION REPORT	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	AUTHORIZE SHARE REPURCHASE PROGRAM	AGAINST
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	ELECT BETINA HAGERUP AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	ELECT NIELS THESTRUP AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	RATIFY DELOITTE AS AUDITORS	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	REELECT HANS MARTIN GLENSBJERG AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	REELECT KRISTINE FAERCH AS DIRECTOR	FOR
CHEMOMETEC A/S	DK0060055861	14-Oct-2021	REELECT PETER REICH AS DIRECTOR	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Robin Raina	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Hans U. Benz	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Pavan Bhalla	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Neil Eckert	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - George W. Hebard, III	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Rolf Herter	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Priyanka Kaul	FOR
EBIX, INC.	US2787152063	14-Oct-2021	Director Election - Hans Ueli Keller	FOR
EBIX, INC.	US2787152063	14-Oct-2021	To approve, in a non-binding advisory vote, the compensation of our named executive officers.	FOR
EBIX, INC.	US2787152063	14-Oct-2021	To ratify the appointment of KG Somani & Co as the Company's independent registered public accounting firm for the year ending December 31, 2021.	FOR
EURONAV NV	BE0003816338	14-Oct-2021	APPROVE CHANGE-OF-CONTROL CLAUSE RE: MANDATORY REPURCHASE FOLLOWING A PUT OPTION EVENT AND WARRANTY AND INDEMNITY	FOR
EURONAV NV	BE0003816338	14-Oct-2021	APPROVE REDUCTION OF SHARE PREMIUM	FOR
EURONAV NV	BE0003816338	14-Oct-2021	AUTHORIZE FILING OF REQUIRED DOCUMENTS/FORMALITIES AT TRADE REGISTRY	FOR
EURONAV NV	BE0003816338	14-Oct-2021	AUTHORIZE IMPLEMENTATION OF APPROVED RESOLUTIONS	FOR
EURONAV NV	BE0003816338	14-Oct-2021	DELETION OF ARTICLE 8 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
INTESA SANPAOLO SPA	IT0000072618	14-Oct-2021	RESOLUTIONS RELATED TO RESERVES: DISTRIBUTION OF PART OF THE EXTRAORDINARY RESERVE BASED ON 2020 RESULTS	FOR
INTESA SANPAOLO SPA	IT0000072618	14-Oct-2021	RESOLUTIONS RELATED TO RESERVES: TO APPLY A TAX SUSPENSION CONSTRAINT ON PART OF THE SHARE PREMIUM RESERVE, UPON THE FISCAL REALIGNMENT OF CERTAIN INTANGIBLE ASSETS	FOR
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. AHMED SIRAG ABDUL RAHMAN KHOGEEER	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: ENG. RAAD NASSER SAAD AL-KAHTANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL AZIZ BIN ABDULLAH BIN MOHAMMED AL-LOUD	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL AZIZ BIN HASSANBIN ALI AL-BOUG	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL HAMEED ABDUL AZIZ MOHAMMED AL-OHALI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDUL WAHAB SAID MOHAMMED ABU-DAHESH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH ABDUL RAHMAN ABDULLAH AL-SHAIKH	ABSTAIN

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LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH AYED SAAD AL-RASHEEDI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH BIN ALI BIN IBRAHIM AL-ABOUDI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABDULLAH BIN JABER ALI AL-FIAFI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ABOBAKAR BIN SALEM BIN ABOBAKAR BAABAD	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ADEL ABDUL AZIZ SULAIMAN AL-SULAIMAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ADEL IBRAHIM ABDUL AZIZ AL-BADR	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ALI BIN ABDULLAH BIN IBRAHIM SELHAM	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ALI BIN HAMAD BIN ALI AL-SAGRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. ALI HUSSAIN ALI AL-BUSALEH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. AYMAN SAEED MOHAMMED BASMAIH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. BASEM BIN ABDULLAH BIN ABDUL KARIM AL-SALLOM	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. FAHAD BIN ABDULLAH BIN ALI AL-SEMAIH	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. FAWWAZ MUBARAK ALI AL MUGBEL AL-GAHTANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HAMAD BIN ALI BIN SAUD AL-SAGRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HAMAD MOHAMMED ABDULLAH AL-DAULJ	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HATTAN FAROUK YAHYA SHAMI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HISHAM HUSSAIN MATAR AL-KHALDI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. IBRAHIM NASSER YOUSSEF AL-ATEEQ	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALED BIN SAAD BIN MOHAMMED AL-MARSHAD	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALID ABDUL AZIZ SULAIMAN AL-HOSHAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALID BIN ABDUL RAHMAN ALI AL-KHUDAIRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MISHAAL BIN IBRAHIM BIN SALEM AL-MISHARI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MOHAMED ABDUL AZIZ ALI AL-NUAIM	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MOHAMMAB BIN OMAIR AYED AL-OTAIBI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MOHAMMED BIN FARAJ BIN ALI AL-KINANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14K0Q0S1J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. NASIR BIN ABDULLAH NASIR AL-TAMIMI	ABSTAIN

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LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. NOOT SULIMAN OBAID AL-ANAZI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SAAD BIN ABDUL AZIZ BIN ABDULLAH AL-AJLAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SAAD FALLAH MURIE AL-QAHTANI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. STUART BROSTER	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SULIMAN BIN MOHAMMED SOLIMAN ANNASBAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. TAREQ BIN KHALID BIN HAMAD AL-ANGARI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MRS. ASMA BINT TALAL JAMIL HAMDAN	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MRS. HESSAH BINT HAMAD BIN ALI AL-SAGRI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBER AMONG THE CANDIDATES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MRS.NADA BIN ALAA MOHAMMED AL-HARTHI	ABSTAIN
LEEJAM SPORTS COMPANY	SA14KOQ05J16	14-Oct-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 UNTIL THE END OF THE SESSION ON 09/12/2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS REMUNERATIONS, NOTING THAT THE CANDIDATES ARE: - DR. MOHAMMED BIN FARAJ BIN ALI AL-KINANI - CHAIRMAN- MR. ABDUL AZIZ BIN ABDULLAH BIN MOHAMMED AL-HIDERY - MEMBER- MR. WISAM BIN HUSSAIN BIN MOHAMMED ALFREIHI - MEMBER	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	14-Oct-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	14-Oct-2021	APPROVAL OF GRANT OF SECURITIES TO THE MANAGING DIRECTOR	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	14-Oct-2021	RE-ELECTION OF BRETT BLUNDY AS A DIRECTOR	FOR
MEDALLIA, INC.	US5840211099	14-Oct-2021	To adopt the Agreement and Plan of Merger (as it may be amended from time to time), dated July 25, 2021, between Project Metal Parent, LLC, Project Metal Merger Sub, Inc. and Medallia.	FOR
MEDALLIA, INC.	US5840211099	14-Oct-2021	To approve any proposal to adjourn the Special Meeting to a later date or dates, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Special Meeting.	FOR
MEDALLIA, INC.	US5840211099	14-Oct-2021	To approve, on a non-binding, advisory basis, the compensation that will or may become payable by Medallia to its named executive officers in connection with the merger.	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	AMEND ARTICLES RE: ELECTRONIC COMMUNICATION	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	AMEND CORPORATE PURPOSE	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE AFFILIATION AGREEMENT WITH PATRIZIA ACQUISITION HOLDING DELTA GMBH	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE AFFILIATION AGREEMENT WITH PATRIZIA ACQUISITION HOLDING EPSILON GMBH	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.30 PER SHARE	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE CREATION OF EUR 1 MILLION POOL OF CAPITAL FOR EMPLOYEE STOCK PURCHASE PLAN	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE CREATION OF EUR 17.5 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ALEXANDER BETZ FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ANNE KAVANAGH FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KARIM BOHN FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KLAUS SCHMITT FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MANUEL KAESBAUER FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER SIMON WOOLF FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER THOMAS WEIS FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER WOLFGANG EGGER FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ALFRED HOSCHEK FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER THEODOR SEITZ FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER UWE REUTER FOR FISCAL YEAR 2020	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE INCREASE IN SIZE OF BOARD TO FIVE MEMBERS	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS WITH PARTIAL EXCLUSION OF PREEMPTIVE RIGHTS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 500 MILLION; APPROVE CREATION OF EUR 18.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION RIGHTS	FOR

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PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	APPROVE REMUNERATION POLICY	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT AXEL HEFER TO THE SUPERVISORY BOARD	AGAINST
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT JONATHAN FEUER TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT MARIE LALLEMAN TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT PHILIPPE VIMARD TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	ELECT UWE REUTER TO THE SUPERVISORY BOARD	FOR
PATRIZIA AG	DE000PAT1AG3	14-Oct-2021	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL YEAR 2021	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: B. Thomas Golisano	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: David J.S. Flaschen	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Joseph G. Doody	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Joseph M. Tucci	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Joseph M. Velli	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Kara Wilson	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Kevin A. Price	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Martin Mucci	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Pamela A. Joseph	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	Election of Director: Thomas F. Bonadio	FOR
PAYCHEX, INC.	US7043261079	14-Oct-2021	RATIFICATION OF SELECTION OF PRICEWATERHOUSECOOPERS LLP TO SERVE AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM.	FOR
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	APPROVAL OF 7.1A MANDATE	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	ISSUE OF PERFORMANCE RIGHTS TO MR DAVID MACGEORGE	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	RE-ELECTION OF DIRECTOR - MR PETER BRECHT	AGAINST
SRG GLOBAL LTD	AU0000032914	14-Oct-2021	RE-ELECTION OF DIRECTOR - MR PETER MCMORROW	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE REMUNERATION POLICY) SET OUT ON PAGES 83 TO 115 IN THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO APPROVE THE RENEWAL OF THE WAIVER OF THE OBLIGATION UNDER RULE 9 OF THE TAKEOVER CODE	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO AUTHORISE MARKET PURCHASES OF SHARES	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITORS	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO AUTHORISE THE DIS-APPLICATION OF PRE-EMPTION RIGHTS UP TO 35,637,040 SHARES	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO AUTHORISE THE DIS-APPLICATION OF PRE-EMPTION RIGHTS UP TO A FURTHER 35,637,040 SHARES	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2021 OF 12.1 PENCE PER ORDINARY SHARE	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO ELECT HELEN BECK AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND AUDITORS THEREON	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO REDUCE THE NOTICE PERIOD FOR GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RE-ELECT CLIVE ADAMSON AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RE-ELECT DAVID BENNETT AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RE-ELECT JENNIFER BINGHAM AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RE-ELECT MARK COOMBS AS A DIRECTOR	FOR
ASHMORE GROUP PLC	GB00B132Nw22	15-Oct-2021	TO RE-ELECT TOM SHIPPEY AS A DIRECTOR	FOR
BACHEM HOLDING AG	CH0012530207	15-Oct-2021	APPROVE CREATION OF CHF 50,000 POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
CAPSTEAD MORTGAGE CORPORATION	US14067E5069	15-Oct-2021	To consider and vote on a non-binding advisory proposal to approve the compensation that may be paid or become payable to Capstead's named executive officers that is based on or otherwise relates to the Merger (the "Capstead Non-Binding Compensation Advisory Proposal").	FOR
CAPSTEAD MORTGAGE CORPORATION	US14067E5069	15-Oct-2021	To consider and vote on a proposal ("Capstead Merger Proposal") to approve the merger of Capstead Mortgage Corporation, a Maryland corporation ("Capstead"), with and into Rodeo Sub I, LLC, a Maryland limited liability company ("Merger Sub"), with Merger Sub continuing as the surviving entity, and the other transactions contemplated in connection therewith (collectively the "Merger"), pursuant to that certain Agreement and Plan of Merger, dated as of July 25, 2021, as such agreement may be amended or modified from time to time, by Benefit Street	FOR

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CAPSTEAD MORTGAGE CORPORATION	US14067E5069	15-Oct-2021	To consider and vote on a proposal to approve the adjournment of the Capstead special meeting, if necessary or appropriate, for the purpose of soliciting additional votes for the approval of the Capstead Merger Proposal.	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	15-Oct-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENT TO THE ARTICLES OF ASSOCIATION	FOR
HANGZHOU TIGERMED CONSULTING CO LTD	CNE1000040M1	15-Oct-2021	TO CONSIDER AND APPROVE THE PROPOSED APPOINTMENT OF EXECUTIVE DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	APPROVE SHORT NOTICE FOR GENERAL MEETINGS	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	APPROVE THE DIRECTORS' REMUNERATION REPORT	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	APPROVE THE FINAL DIVIDEND: 26.6 PENCE PER ORDINARY SHARE	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORITY TO ALLOT SHARES	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORITY TO DIS-APPLY PRE-EMPTION RIGHTS	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	AUTHORITY TO PURCHASE OWN SHARES	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	ELECT ADRIAN COLLINS AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	ELECT PENNY JAMES AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT ANDREA BLANCE AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT CHRISTOPHER HILL AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT DAN OLLEY AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT DEANNA OPPENHEIMER AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT JOHN TROIANO AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT MONI MANNINGS AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT PHILIP JOHNSON AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	RE-ELECT ROGER PERKINS AS A DIRECTOR	FOR
HARGREAVES LANSDOWN PLC	GB00B1VZ0M25	15-Oct-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY	FOR
HKBN LTD	KYG451581055	15-Oct-2021	SUBJECT TO THE PASSING OF ORDINARY RESOLUTION NUMBER 1, TO APPROVE THE CONNECTED GRANT TO THE CONNECTED PARTICIPANTS PURSUANT TO THE CO-OWNERSHIP PLAN IV	FOR
HKBN LTD	KYG451581055	15-Oct-2021	TO APPROVE THE CO-OWNERSHIP PLAN IV OF THE COMPANY AND TO GRANT A SPECIFIC MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH NEW SHARES UP TO BUT NOT EXCEEDING THE SCHEME MANDATE LIMIT	FOR
NEXI S.P.A.	IT0005366767	15-Oct-2021	TO APPROVE THE INFORMATION DOCUMENT DRAWN UP IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 114-BIS OF THE LEGISLATIVE DECREE 24 FEBRUARY 1998, NO. 58 (THE 'TUF'), AS WELL AS PER ARTICLE 84-BIS AND SCHEME 7 OF ANNEX 3A OF THE ISSUERS' REGULATIONS RELATING TO THE INCENTIVE PLAN 'RETENTION PLAN NETS 2 - CASH INCENTIVE PLAN FOR NETS MEP ' NON JOINERS. RESOLUTIONS RELATED THERETO	FOR
NEXI S.P.A.	IT0005366767	15-Oct-2021	TO AUTHORIZE THE CONVERTIBILITY OF THE EQUITY-LINKED BOND CALLED 'EUR 1,000,000,000 ZERO COUPON EQUITY LINKED BONDS DUE 2028' AND SHARE CAPITAL INCREASE IN A DIVISIBLE MANNER, WITH THE EXCLUSION OF THE OPTION RIGHT, TO SERVICE THE AFOREMENTIONED BOND LOAN, THROUGH THE ISSUE OF ORDINARY SHARES. RESOLUTIONS RELATED THERETO	FOR
NEXI S.P.A.	IT0005366767	15-Oct-2021	TO INTEGRATE THE BOARD OF INTERNAL AUDITORS. RESOLUTIONS RELATED THERETO: SERENA GATTESCHI AND EMILIANO RIBACCHI	FOR
OTP BANK PLC	HU0000061726	15-Oct-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO SELL THE (OWN) SHARES OWNED BY OTP BANK PLC. TO THE SPECIAL EMPLOYEE CO-OWNERSHIP PROGRAM TO BE CREATED BY THE EMPLOYEES OF THE OTP BANK PLC	FOR
OTP BANK PLC	HU0000061726	15-Oct-2021	DECISION ON PROVIDING SUPPORT TO THE SPECIAL EMPLOYEE CO-OWNERSHIP PROGRAM TO BE CREATED BY THE EMPLOYEES OF THE OTP BANK PLC	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR ED CHAN	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR GARRY HOUNSELL	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR PAUL RAYNER	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MR WARWICK EVERY-BURNS	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MS ANTONIA KORSANOS	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MS COLLEEN JAY	FOR
TREASURY WINE ESTATES LTD	AU000000TW9	15-Oct-2021	RE-ELECTION OF DIRECTOR - MS LAURI SHANAHAN	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	15-Oct-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE THIRD PHASE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	15-Oct-2021	MANAGEMENT MEASURES FOR THE THIRD PHASE EMPLOYEE STOCK OWNERSHIP PLAN	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	15-Oct-2021	THE THIRD PHASE EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Corporate Auditor Akiyama, Shingo	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Corporate Auditor Yamada, Akio	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Hayashi, Toshiji	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Hirose, Hidenori	FOR

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UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Imajo, Keiji	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Kikuchi, Masao	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Koyanagi, Satoshi	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Miyamura, Toyotsugu	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Okubo, Noboru	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Shirakata, Akio	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Appoint a Director Takemata, Kuniharu	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Approve Appropriation of Surplus	FOR
UCHIDA YOKO CO.,LTD.	JP3157200001	16-Oct-2021	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
DELEK GROUP LTD	IL0010841281	17-Oct-2021	EXTENSION OF A REIMBURSEMENT MECHANISM FOR MR. YITZHAK SHARON (TSHUVA)	FOR
DELEK GROUP LTD	IL0010841281	17-Oct-2021	GRANT OF A SPECIAL BONUS TO COMPANY BOARD CHAIRMAN	FOR
DELEK GROUP LTD	IL0010841281	17-Oct-2021	REAPPOINTMENT OF MR. SHIMON DORON AS AN EXTERNAL DIRECTOR	FOR
EVE ENERGY CO LTD	CNE100000GS4	18-Oct-2021	AMEND ARTICLES OF ASSOCIATION	FOR
EVE ENERGY CO LTD	CNE100000GS4	18-Oct-2021	APPROVE ADJUSTMENT AND ADDITIONAL GUARANTEE PROVISION PLAN	AGAINST
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ISSUE OF SECURITIES TO MR CONRAD YIU	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ISSUE OF SECURITIES TO MR STEPHEN HEATH	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	ISSUE OF SECURITIES TO MS BELINDA ROWE	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	NON-EXECUTIVE DIRECTORS' TOTAL AGGREGATE MAXIMUM REMUNERATION	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	RE-ELECTION OF MR STEPHEN HEATH AS A DIRECTOR	FOR
TEMPLE & WEBSTER GROUP LTD	AU000000TPW5	18-Oct-2021	RE-ELECTION OF MS BELINDA ROWE AS A DIRECTOR	FOR
TONGKUN GROUP CO LTD	CNE1000012X7	18-Oct-2021	CHANGE OF THE COMPANY'S REGISTERED CAPITAL, EXPANSION OF THE BUSINESS SCOPE, AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	ADOPTION OF REMUNERATION REPORT (ADVISORY NON-BINDING RESOLUTION)	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	AMENDMENT OF COMPANY CONSTITUTION	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	GRANT OF FY22 PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MR DANIEL BENEDICT WALLIS AS NON-BOARD ENDORSED DIRECTOR	AGAINST
BAPCOR LTD	AU000000BAP9	19-Oct-2021	RE-ELECTION OF MS MARGARET HASELTINE AS BOARD ENDORSED DIRECTOR	FOR
BAPCOR LTD	AU000000BAP9	19-Oct-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON RESOLUTION 3 (ADOPTION OF REMUNERATION REPORT) OF THIS NOTICE BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER), AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT FOR THE PURPOSES OF SECTION 257C OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, SHAREHOLDERS AUTHORISE AND APPROVE THE ON-MARKET BUY-BACK OF UP TO 144,400,000 FULLY PAID ORDINARY SHARES IN THE COMPANY (REPRESENTING APPROXIMATELY 10% OF THE COMPANY'S ISSUED SHARES AS AT 30 AUGUST 2021) IN THE 12 MONTH PERIOD FOLLOWING THE APPROVAL OF THIS RESOLUTION, PURSUANT TO AN ON-MARKET BUY-BACK CONDUCTED IN ACCORDANCE WITH THE REQUIREMENTS OF THE ASX LISTING RULES AND THE CORPORATIONS ACT ON THE TERMS AS DESCRIBED IN THE EXPLANATORY NOTES ACCOMPANYING THIS NOTICE OF MEETING	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT MR SCOTT PERKINS BE RE-ELECTED TO THE BOARD OF BRAMBLES	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT MS ELIZABETH FAGAN BE RE-ELECTED TO THE BOARD OF BRAMBLES	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT THE PARTICIPATION BY MR GRAHAM CHIPCHASE UNTIL THE 2022 ANNUAL GENERAL MEETING IN THE BRAMBLES LIMITED PERFORMANCE SHARE PLAN IN THE MANNER SET OUT IN THE EXPLANATORY NOTES ACCOMPANYING THIS NOTICE OF MEETING BE APPROVED FOR ALL PURPOSES INCLUDING FOR THE PURPOSE OF AUSTRALIAN SECURITIES EXCHANGE LISTING RULE 10.14	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	THAT THE PARTICIPATION BY MS NESSA O'SULLIVAN UNTIL THE 2022 ANNUAL GENERAL MEETING IN THE BRAMBLES LIMITED PERFORMANCE SHARE PLAN IN THE MANNER SET OUT IN THE EXPLANATORY NOTES ACCOMPANYING THIS NOTICE OF MEETING BE APPROVED FOR ALL PURPOSES INCLUDING FOR THE PURPOSE OF AUSTRALIAN SECURITIES EXCHANGE LISTING RULE 10.14	FOR
BRAMBLES LTD	AU000000BXB1	19-Oct-2021	TO ADOPT THE REMUNERATION REPORT FOR BRAMBLES AND THE GROUP FOR THE YEAR ENDED 30 JUNE 2021	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	APPROVAL OF SECURITIES TO BE GRANTED TO THE CEO & PRESIDENT UNDER THE COCHLEAR EQUITY INCENTIVE PLAN	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO ADOPT THE COMPANY'S REMUNERATION REPORT IN RESPECT OF THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO ELECT MS CHRISTINE M'CLOUGHLIN, AM AS A DIRECTOR OF THE COMPANY	FOR

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COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO RECEIVE THE COMPANY'S FINANCIAL REPORT, THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT IN RESPECT OF THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO RE-ELECT MR GLEN BOREHAM, AM AS A DIRECTOR OF THE COMPANY	FOR
COCHLEAR LTD	AU000000COH5	19-Oct-2021	TO RE-ELECT MS ALISON DEANS AS A DIRECTOR OF THE COMPANY	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	AMENDMENTS TO THE CONSTITUTIONS	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	APPROVAL OF AN INDEPENDENT DIRECTOR - PENNY BINGHAM-HALL	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	APPROVAL OF AN INDEPENDENT DIRECTOR - TONIANNE DWYER	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	APPROVAL OF AN INDEPENDENT DIRECTOR - WARWICK NEGUS	FOR
DEXUS PROPERTY TRUST	AU000000DXS1	19-Oct-2021	FY22 GRANT OF LONG-TERM INCENTIVE PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	Are you a controlling shareholder of the Company or do you have a personal interest in the approval of Proposal 2, as such terms are defined in the Proxy Statement? If your interest arises solely from the fact that you hold shares in the Company, you would not be deemed to have a personal interest, and should mark "No." (Please note: If you mark "Yes" or leave this question blank, your shares will not be voted for Proposal 2, if Proposal 3 is not approved). Mark "for" = yes or "against" = no.	AGAINST
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	Are you a controlling shareholder of the Company or do you have a personal interest in the approval of Proposal 3, as such terms are defined in the Proxy Statement? If your interest arises solely from the fact that you hold shares in the Company, you would not be deemed to have a personal interest, and should mark "No." (Please note: If you mark "Yes" or leave this question blank, your shares will not be voted for Proposal 3). Mark "for" = yes or "against" = no.	AGAINST
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To approve an amendment to the Company's Compensation Policy for executive officers and directors.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To approve an amendment to the compensation terms of the Company's non-executive directors and a onetime equity grant to each of Ron Gutler, Gili Iohan and Nir Zohar.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To approve an amendment to the indemnification agreements for directors and executive officers.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To re-appoint Kost, Forer, Gabbay & Kasierer, a member of Ernst & Young Global, as our independent registered public accounting firm for the year ending December 31, 2021 and until the next annual general meeting of shareholders, and to authorize the Company's board of directors (with power of delegation to its audit committee) to set the fees to be paid to such auditors.	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To re-elect as Class II director, to serve until the Company's annual general meeting of shareholders in 2024: Adam Fisher	FOR
FIVERR INTERNATIONAL LTD	IL0011582033	19-Oct-2021	To re-elect as Class II director, to serve until the Company's annual general meeting of shareholders in 2024: Nir Zohar	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT CATHY QUINN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT DOUG MCKAY BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT ROB MCDONALD BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
FLETCHER BUILDING LTD	NZFBUE0001S0	19-Oct-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE AUDITOR	FOR
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	AGAINST
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	RE-ELECTION OF MR. CHRIS LEPTOS AM	FOR
IDP EDUCATION LTD	AU000000IEL5	19-Oct-2021	RE-ELECTION OF PROFESSOR COLIN J. STIRLING	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	APPROPRIATION OF THE BALANCE SHEET PROFIT STATED IN THE FINANCIAL STATEMENTS FOR THE BUSINESS YEAR 2020: EUR 0.75 PER SHARE	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	APPROVAL OF ACTIONS OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE BUSINESS YEAR 2020	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	APPROVAL OF ACTIONS OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE BUSINESS YEAR 2020	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	AUTHORISATION OF THE EXECUTIVE BOARD TO ISSUE CONVERTIBLE BONDS AND EXCLUSION OF THE SHAREHOLDERS' SUBSCRIPTION RIGHTS, TOGETHER WITH THE REVOCATION OF THE EXISTING AUTHORISATION TO ISSUE CONVERTIBLE BONDS IN THE UNUSED AMOUNT AS WELL AS CONDITIONAL INCREASE OF THE SHARE CAPITAL (SECTION 159 PARA 2 ITEM 1 AUSTRIAN STOCK CORPORATION ACT) AND CORRESPONDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION IN ARTICLE 4 (REGISTERED CAPITAL AND SHARES)	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION OF THE AUDITOR FOR THE ANNUAL FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE BUSINESS YEAR 2021: DELOITTE	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MR. MICHAEL MENDEL	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MR. STEFAN GUETTER	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MS. DOROTHEE DEURING	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	ELECTION TO THE SUPERVISORY BOARD: MS. GAYATRI NARAYAN	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	NEW OR AMENDED MOTIONS BY THE EXECUTIVE BOARD OR THE SUPERVISORY BOARD	AGAINST
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: NEW OR AMENDED MOTIONS BY ONE OR MORE SHAREHOLDERS	AGAINST
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	REMUNERATION OF THE SUPERVISORY BOARD MEMBERS	FOR
IMMOFINANZ AG	AT0000A21KS2	19-Oct-2021	RESOLUTION ON THE REMUNERATION REPORT FOR THE REMUNERATION OF THE MEMBERS OF THE EXECUTIVE BOARD AND THE SUPERVISORY BOARD FOR THE BUSINESS YEAR 2020	FOR

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KITE REALTY GROUP TRUST	US49803T3005	19-Oct-2021	Kite Realty Adjournment Proposal. To approve one or more adjournments of the Kite Realty special meeting, if necessary or appropriate, to solicit additional proxies in favor of the Kite Realty Share Issuance Proposal if there are insufficient votes at the time of such adjournment to approve the Kite Realty Share Issuance Proposal.	FOR
KITE REALTY GROUP TRUST	US49803T3005	19-Oct-2021	Kite Realty Declaration of Trust Amendment Proposal. To approve an amendment to Kite Realty's Articles of Amendment and Restatement of Declaration of Trust, as supplemented and amended, to increase the total number of authorized Kite Realty common shares from 245,000,000 to 490,000,000.	FOR
KITE REALTY GROUP TRUST	US49803T3005	19-Oct-2021	Kite Realty Share Issuance Proposal. To approve the issuance of Kite Realty Group Trust ("Kite Realty") common shares to stockholders of Retail Properties of America, Inc. ("RPAI") pursuant to a definitive Agreement and Plan of Merger, dated as of July 18, 2021, by and among Kite Realty, KRG Oak, LLC and RPAI.	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	APPROVAL AND ADOPTION OF AMENDED AND RESTATED LONG-TERM INCENTIVE PLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS AWARDED TO DR MEGAN BALDWIN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ELECTION OF DIRECTOR - DR JEREMY LEVIN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ELECTION OF DIRECTOR - DR JULIA HALLER	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ELECTION OF DIRECTOR - MS JUDITH ROBERTSON	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ISSUE OF OPTIONS TO DR JULIA HALLER UNDER THE NON-EXECUTIVE DIRECTOR SHARE AND OPTION PLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	ISSUE OF OPTIONS TO MS JUDITH ROBERTSON UNDER THE NON-EXECUTIVE DIRECTOR SHARE AND OPTION PLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	RE-ELECTION OF DIRECTOR - MR LAWRENCE GOZLAN	FOR
OPTHEA LTD	AU000000OPT2	19-Oct-2021	RE-ELECTION OF DIRECTOR - MR MICHAEL SISTENICH	FOR
RELIANCE INDUSTRIES LTD	IN9002A01032	19-Oct-2021	APPOINTMENT OF HIS EXCELLENCY YASIR OTHMAN H. AL RUMAYYAN AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST
RELIANCE INDUSTRIES LTD	INE002A01018	19-Oct-2021	APPOINTMENT OF HIS EXCELLENCY YASIR OTHMAN H. AL RUMAYYAN AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST
RETAIL PROPERTIES OF AMERICA, INC.	US76131V2025	19-Oct-2021	To approve a definitive Agreement and Plan of Merger, dated as of July 18, 2021 (as may be amended or modified from time to time, the "Merger Agreement"), by and among Kite Realty Group Trust ("Kite Realty"), KRG Oak, LLC ("Merger Sub"), and Retail Properties of America, Inc. ("RPAI") and the merger of RPAI with and into Merger Sub (the "Merger") on substantially the terms set forth in the Merger Agreement (the "RPAI Merger Proposal").	FOR
RETAIL PROPERTIES OF AMERICA, INC.	US76131V2025	19-Oct-2021	To approve one or more adjournments of the Special Meeting of Stockholders of Retail Properties of America, Inc., if necessary or appropriate, to solicit additional proxies in favor of the RPAI Merger Proposal if there are insufficient votes at the time of such adjournment to approve the RPAI Merger Proposal.	FOR
RETAIL PROPERTIES OF AMERICA, INC.	US76131V2025	19-Oct-2021	To approve, by advisory (non-binding) vote, the compensation that may be paid or become payable to RPAI's named executive officers in connection with the Merger.	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Approval of the Second Amendment to the Riot Blockchain, Inc. 2019 Equity Incentive Plan.	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Approval, on an advisory basis, of the compensation of the Named Executive Officers as disclosed in the Proxy Statement.	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Director Election - Benjamin Yi*	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Director Election - Jason Les	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Director Election - Hannah Cho	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Director Election - Lance D'Ambrosio	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Director Election - Hubert Marleau	FOR
RIOT BLOCKCHAIN, INC.	US7672921050	19-Oct-2021	Ratification of the appointment of Marcum LLP as the Company's independent registered public accounting firm.	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	AMENDMENTS TO THE CONSTITUTION OF THE COMPANY	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	AMENDMENTS TO THE CONSTITUTION OF THE TRUST	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	APPROVAL OF REMUNERATION REPORT	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	ELECTION OF MR ADAM TINDALL AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	ELECTION OF MR LAURENCE BRINDLE AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	RE-ELECTION OF MS CHRISTINE O'REILLY AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	RE-ELECTION OF MS MELINDA CONRAD AS A DIRECTOR	FOR
STOCKLAND	AU000000SGP0	19-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	ELECTION OF MS JANETTE KENDALL AS A DIRECTOR OF THE COMPANY	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	RE-ELECTION OF MR HARRY BOON AS A DIRECTOR OF THE COMPANY	FOR
TABCORP HOLDINGS LIMITED	AU000000TAH8	19-Oct-2021	RE-ELECTION OF MR STEVEN GREGG AS A DIRECTOR OF THE COMPANY	FOR
WM MORRISON SUPERMARKETS PLC	GB0006043169	19-Oct-2021	TO APPROVE THE SCHEME OF ARRANGEMENT AS DETAILED IN THE SCHEME DOCUMENT DATED 25 SEPTEMBER	FOR
WM MORRISON SUPERMARKETS PLC	GB0006043169	19-Oct-2021	TO GIVE EFFECT TO THE SCHEME AND AMENDMENTS TO THE ARTICLES OF ASSOCIATION RE-REGISTER THE COMPANY AS A PRIVATE LIMITED COMPANY	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	ALTERATION TO THE TERMS OF OPTIONS ISSUED UNDER THE COMPANY'S EQUITY INCENTIVE PLAN	FOR

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ADAIRS LTD	AU000000ADH2	20-Oct-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF OPTIONS TO MARK RONAN	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF OPTIONS TO MICHAEL CHERUBINO	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS REMUNERATION	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	ELECTION OF BRETT CHENOWETH AS A DIRECTOR	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	RE-ELECTION OF MICHAEL CHERUBINO AS A DIRECTOR	FOR
ADAIRS LTD	AU000000ADH2	20-Oct-2021	REMUNERATION REPORT	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	ISSUE OF PERFORMANCE RIGHTS- AIDAN WILLIAMS	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	PRO-RATA VESTING OF PERFORMANCE RIGHTS- AIDAN WILLIAMS	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	RE-ELECTION OF DIRECTOR - ALISON LEDGER	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	RE-ELECTION OF DIRECTOR - TIM FINLAYSON	FOR
AUDINATE GROUP LTD	AU000000AD88	20-Oct-2021	REMUNERATION REPORT	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	20-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO CONTINUING CONNECTED TRANSACTIONS FOR THE THREE YEARS ENDING 31 DECEMBER 2024 AND RELEVANT AUTHORISATIONS	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	US16941R1086	20-Oct-2021	To consider and approve the resolution in relation to Continuing Connected Transactions for the three years ending 31 December 2024 and relevant authorisations.	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	CNE1000002Q2	20-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION IN RELATION TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
CHINA PETROLEUM & CHEMICAL CORPORATION	US16941R1086	20-Oct-2021	To consider and approve the resolution in relation to the amendments to the Articles of Association.	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	APPOINTMENT OF AUDITOR: THAT, FOR THE PURPOSES OF SECTION 327B(1) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, PRICEWATERHOUSECOOPERS, HAVING BEEN DULY NOMINATED BY A SHAREHOLDER OF THE COMPANY AND HAVING CONSENTED IN WRITING TO ACT, BE APPOINTED AS AUDITOR OF THE COMPANY	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	GRANT OF SECURITIES TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	RE-ELECTION OF DIRECTOR - ADELE STRATTON	FOR
DETERRA ROYALTIES LTD	AU0000107484	20-Oct-2021	RE-ELECTION OF DIRECTOR - JENNIFER SEABROOK	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	AMENDMENTS TO THE CONSTITUTION	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF FUTURE ISSUANCES UNDER THE FLIGHT CENTRE EMPLOYEE SHARE PLAN (ESP)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF FUTURE ISSUANCES UNDER THE FLIGHT CENTRE LONG TERM RETENTION PLAN (LTRP)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF THE GRANT OF GLOBAL RECOVERY RIGHTS (REFRESH PLACEMENT CAPACITY)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF THE GRANT OF PCRP RIGHTS (REFRESH PLACEMENT CAPACITY)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	APPROVAL OF THE ISSUE OF NOTES (REFRESH PLACEMENT CAPACITY)	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	RE-ELECTION OF DIRECTOR - COLETTE GARNSEY	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	RE-ELECTION OF DIRECTOR - ROBERT BAKER	FOR
FLIGHT CENTRE TRAVEL GROUP LTD	AU000000FLT9	20-Oct-2021	REMUNERATION REPORT	FOR
JUPITER MINES LTD	AU0000005159	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: REMOVAL OF MR PRIYANK THAPLIYAL AS A DIRECTOR	AGAINST
JUPITER MINES LTD	AU0000005159	20-Oct-2021	RE-ELECTION OF DIRECTOR - MR BRIAN GILBERTSON	AGAINST
JUPITER MINES LTD	AU0000005159	20-Oct-2021	RE-ELECTION OF DIRECTOR - MR HANS-JURGEN MENDE	AGAINST
JUPITER MINES LTD	AU0000005159	20-Oct-2021	RE-ELECTION OF DIRECTOR - MR YEONGJIN HEO	AGAINST
LANDEC CORPORATION	US5147661046	20-Oct-2021	APPROVAL OF THE ADVISORY RESOLUTION ON EXECUTIVE COMPENSATION.	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	Director Election - Albert D. Bolles, PhD	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	Director Election - Deborah Carosella	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	Director Election - Tonia Pankopf	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	Director Election - Craig A. Barbarosh	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	Director Election - Joshua E. Schechter	FOR
LANDEC CORPORATION	US5147661046	20-Oct-2021	RATIFICATION OF THE APPOINTMENT OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING MAY 29, 2022.	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	AUTHORITY TO ISSUE SHARESTO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER UNDER THE EXECUTIVE LONG TERM INCENTIVE PLAN (EL TIP)	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	ELECTION OF DIRECTOR - STEPHEN DAVY	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	RE-ELECTION OF DIRECTOR - ROBERT GORDON	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	RE-ELECTION OF DIRECTOR - WARREN LEE	FOR
MYSTATE LTD	AU000000MYS0	20-Oct-2021	REMUNERATION REPORT	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	ELECTION OF MR MICK MCCORMACK	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	ELECTION OF MS ILANA ATLAS	FOR

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ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	ELECTION OF MS JOAN WITHERS	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	EQUITY GRANTS TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER MR FRANK CALABRIA	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION (SPECIAL RESOLUTION)	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CONSENT & FPIC	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CULTURAL HERITAGE	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PARIS-ALIGNED CAPITAL EXPENDITURE	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: WATER	AGAINST
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	RE-ELECTION OF MR SCOTT PERKINS	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	RE-ELECTION OF MR STEVEN SARGENT	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
ORIGIN ENERGY LTD	AU000000ORG5	20-Oct-2021	RENEWAL OF APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
PHARMA FOODS INTERNATIONAL CO.,LTD.	JP3802310007	20-Oct-2021	Appoint a Director Ueda, Taro	FOR
PHARMA FOODS INTERNATIONAL CO.,LTD.	JP3802310007	20-Oct-2021	Approve Appropriation of Surplus	FOR
PHARMA FOODS INTERNATIONAL CO.,LTD.	JP3802310007	20-Oct-2021	Approve Details of the Restricted-Share Compensation to be received by Directors	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER I. TO REFLECT THE NEW AMOUNT OF THE SHARE CAPITAL AND THE NUMBER OF SHARES ISSUED BY THE COMPANY, TAKING INTO ACCOUNT THE CAPITAL INCREASE THAT IS TO BE RESOLVED ON AT THE GENERAL MEETING, WITH THE AMENDMENT OF THE MAIN PART OF ARTICLE 5 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER II. TO AMEND THE AUTHORIZED CAPITAL LIMIT OF THE COMPANY, INCREASING THE NUMBER OF SHARES THAT CAN BE ISSUED WITHIN THAT LIMIT, IN THE SAME PROPORTION AS THE BONUS SHARES, AS WELL AS TO ADJUST CERTAIN RULES IN REGARD TO THE AUTHORIZED CAPITAL OF THE COMPANY, WITH THE AMENDMENT OF PARAGRAPH 1 OF ARTICLE 5 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER III. TO CLARIFY THE DESCRIPTION OF THE ACTIVITIES THAT ARE INCLUDED IN THE CORPORATE PURPOSE OF THE COMPANY, WITH AN ADJUSTMENT TO THE WORDING OF ARTICLE 3 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER IV. TO CREATE THE POSITION OF EXECUTIVE VICE PRESIDENT FOR HEALTH, WITH THE EXECUTIVE COMMITTEE OF THE COMPANY COMING TO BE COMPOSED OF, AT THE MOST, EIGHT EXECUTIVE OFFICERS, WITH THE AMENDMENT OF THE MAIN PART OF ARTICLE 18 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE AMENDMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER V. TO EXPRESSLY PERMIT THE POSSIBILITY OF PREPARING BALANCE SHEETS MORE FREQUENTLY THAN SEMIANNUALLY, INCLUDING MONTHLY AND QUARTERLY, AS WELL AS THE DISTRIBUTION OF INTERIM DIVIDENDS ON THE BASIS OF THE MENTIONED BALANCE SHEETS AND AGAINST RESERVES EXISTING ON THE MOST RECENT ANNUAL OR SEMIANNUAL BALANCE SHEET, WITH THE AMENDMENT OF LINE L OF ARTICLE 16 AND OF ARTICLE 28 OF THE CORPORATE BYLAWS	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE INCREASE OF THE SHARE CAPITAL OF THE COMPANY, FROM BRL 4,500,000,000.00 TO BRL 8,500,000,000.00, WITH THE INCREASE, IN THE AMOUNT OF BRL 4,000,000,000.00, BEING MADE BY MEANS OF THE CAPITALIZATION OF THE ENTIRE BALANCE OF THE RESERVE FOR THE MAINTENANCE OF CORPORATE EQUITY INTERESTS, IN THE AMOUNT OF BRL 3,340,200,898.56, AND PART OF THE BALANCE OF THE LEGAL RESERVE, IN THE AMOUNT OF BRL 659,799,101.44, WITH A BONUS OF 323,293,030 COMMON, NOMINATIVE, BOOK ENTRY SHARES THAT HAVE NO PAR VALUE, WHICH WILL BE DISTRIBUTED TO THE SHAREHOLDERS IN THE PROPORTION OF ONE NEW SHARE FOR EACH ONE SHARE THAT THEY OWN ON THE DATE OF THE GENERAL MEETING, UNDER THE TERMS OF ARTICLE 169 OF THE SHARE CORPORATIONS LAW	FOR
PORTO SEGURO SA	BRPSSAACNOR7	20-Oct-2021	TO RESOLVE IN REGARD TO THE RESTATEMENT OF THE CORPORATE BYLAWS OF THE COMPANY, IN ORDER TO REFLECT THE BYLAWS AMENDMENTS THAT ARE SUBMITTED TO THE GENERAL MEETING	FOR
SAMTY RESIDENTIAL INVESTMENT CORPORATION	JP3047960004	20-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR
SAMTY RESIDENTIAL INVESTMENT CORPORATION	JP3047960004	20-Oct-2021	Appoint a Substitute Executive Director Nagashima, Yukihisa	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Approve the Seagate Technology Holdings plc 2022 Equity Incentive Plan.	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Approve, in an advisory, non-binding vote, the compensation of the Company's named executive officers (Say-on-Pay).	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Dylan Haggart	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Edward J. Zander	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Jay L. Geldmacher	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Judy Bruner	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Mark W. Adams	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Michael R. Cannon	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Pratik ("Prat") Bhatt	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Shankar Arumugavelu	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: Stephanie Tilenius	FOR

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SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Election of Director: William D. Mosley	FOR
SEAGATE TECHNOLOGY HOLDINGS PLC	IE00BKVD2N49	20-Oct-2021	Ratify, in a non-binding vote, the appointment of Ernst & Young LLP as the independent auditors of the Company for the fiscal year ending July 1, 2022, and authorize, in a binding vote, the Audit and Finance Committee of the Company's Board of Directors to set the auditors' remuneration.	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	ACQUISITION OF SECURITIES BY LEIGH MACKENDER UNDER THE FY22 TRANCHE OF THE COMPANY'S LONG-TERM INCENTIVE PLAN	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	ELECTION OF ELIZABETH WARD	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	FINANCIAL ASSISTANCE	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	RE-ELECTION OF BRETT GALLAGHER	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	RE-ELECTION OF DEBORAH PAGE AM	FOR
SERVICE STREAM LIMITED	AU000000SSM2	20-Oct-2021	REFRESH OF PLACEMENT CAPACITY	FOR
SHINE JUSTICE LTD	AU000000SHJ1	20-Oct-2021	AMENDMENT OF THE CONSTITUTION	FOR
SHINE JUSTICE LTD	AU000000SHJ1	20-Oct-2021	ELECTION OF DIRECTOR - RODNEY DOUGLAS	FOR
SHINE JUSTICE LTD	AU000000SHJ1	20-Oct-2021	REMUNERATION REPORT	FOR
SUPER RETAIL GROUP LTD	AU000000SULO	20-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
SUPER RETAIL GROUP LTD	AU000000SULO	20-Oct-2021	PROPORTIONAL TAKEOVER PROVISIONS	FOR
SUPER RETAIL GROUP LTD	AU000000SULO	20-Oct-2021	RE-ELECTION OF DR SALLY PITKIN AO AS A DIRECTOR	FOR
SUPER RETAIL GROUP LTD	AU000000SULO	20-Oct-2021	RE-ELECTION OF MR PETER EVERINGHAM AS A DIRECTOR	FOR
VITROLIFE AB	SE0011205202	20-Oct-2021	ELECTION OF BOARD MEMBER AND RESOLUTION ON BOARD REMUNERATION: VESA KOSKINEN AS A BOARD MEMBER	FOR
VITROLIFE AB	SE0011205202	20-Oct-2021	RESOLUTION ON THE NUMBER OF BOARD MEMBERS: BOARD SHOULD BE EXTENDED WITH ONE BOARD MEMBER AND CONSIST OF SIX BOARD MEMBERS	FOR
VITROLIFE AB	SE0011205202	20-Oct-2021	RESOLUTION TO ISSUE NEW SHARES	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Substitute Executive Director Itosaka, Tomohiro	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Substitute Executive Director Togawa, Akifumi	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Supervisory Director Abo, Chiyu	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Supervisory Director Seki, Yoko	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint a Supervisory Director Terahara, Makiko	FOR
AEON REIT INVESTMENT CORPORATION	JP3047650001	21-Oct-2021	Appoint an Executive Director Seki, Nobuaki	FOR
APA GROUP	AU000000APA1	21-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
APA GROUP	AU000000APA1	21-Oct-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER UNDER THE APA GROUP LONG TERM INCENTIVE PLAN	FOR
APA GROUP	AU000000APA1	21-Oct-2021	NOMINATION OF DEBRA GOODIN FOR RE-ELECTION AS A DIRECTOR	FOR
APA GROUP	AU000000APA1	21-Oct-2021	NOMINATION OF MICHAEL FRASER FOR RE-ELECTION AS A DIRECTOR	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT DEAN HAMILTON, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT MARK BINNS, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT PATRICK STRANGE, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT TANIA SIMPSON, WHO RETIRES AND WHO IS ELIGIBLE FOR RE-ELECTION, BE RE-ELECTED AS DIRECTOR OF THE COMPANY	FOR
AUCKLAND INTERNATIONAL AIRPORT LTD	NZAIAE0002S6	21-Oct-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE AUDITOR	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	Director Election - Gregory Garabrants	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	Director Election - Paul J. Grinberg	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	Director Election - Uzair Dada	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	To approve the Amended and Restated 2014 Stock Incentive Plan.	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	To approve, in a non-binding and advisory vote, the compensation of the Company's named executive officers as disclosed in the Company's proxy statement.	FOR
AXOS FINANCIAL, INC.	US05465C1009	21-Oct-2021	To ratify the selection of BDO USA, LLP as the Company's independent public accounting firm for fiscal year 2022.	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. JOEL MINTZ	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. RUBEN KRUPIK	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING OTHER DIRECTOR: MS. ODELIA LEVANON	ABSTAIN
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	APPOINTMENT OF THE FOLLOWING OTHER DIRECTOR: MS. RONIT SCHWARTZ	FOR
BANK HAPOALIM B.M.	IL0006625771	21-Oct-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) AND ZIV HAFT (BDO) CPA FIRMS AS BANK JOINT AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	FOR
CHARTER HALL LONG WALE REIT	AU000000CLW0	21-Oct-2021	RE-ELECTION OF INDEPENDENT DIRECTOR - MS CEINWEN KIRK-LENNOX	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	APPROVAL OF INCREASE TO NON-EXECUTIVE DIRECTOR FEE CAP	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	APPROVAL OF POTENTIAL RETIREMENT BENEFITS FOR MR. STEVE MCCANN	AGAINST

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CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	APPROVAL OF SIGN-ON PERFORMANCE RIGHTS ISSUED TO MR. STEVE MCCANN	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	CONDITIONAL SPILL RESOLUTION: TO CONSIDER, AND IF THOUGHT FIT, PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION: SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3, BEING CAST AGAINST THE COMPANY'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021, TO HOLD AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) WITHIN 90 DAYS OF THIS RESOLUTION PASSING AT WHICH: (A) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (B) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	ELECTION OF DIRECTOR - DR. ZIGGY SWITKOWSKI	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	ELECTION OF DIRECTOR - MR. BRUCE CARTER	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	ELECTION OF DIRECTOR - MR. NIGEL MORRISON	FOR
CROWN RESORTS LTD	AU000000CWN6	21-Oct-2021	REMUNERATION REPORT	AGAINST
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO APPROVE THE RULES OF THE DECHRA 2021 DEFERRED BONUS PLAN	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE EXTERNAL AUDITOR	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE COMPANY TO HOLD ANY GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING OF THE COMPANY ON NOT LESS THAN 14 CLEAR DAYS NOTICE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES TO SPECIFIC LIMITS	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO DECLARE A FINAL DIVIDEND	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO DISAPPLY ADDITIONAL PRE-EMPTION RIGHTS	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO DISAPPLY THE PRE-EMPTION RIGHTS	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO ELECT DENISE GOODE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS EXTERNAL AUDITOR OF THE COMPANY	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RECEIVE THE ACCOUNTS OF THE COMPANY FOR THE YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE STRATEGIC REPORT DIRECTORS REPORT AND THE AUDITORS REPORT	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT ALISON PLATT	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT ANTHONY GRIFFIN	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT IAN PAGE	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT ISHBEL MACPHERSON	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT JULIAN HESLOP	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT LAWSON MACARTNEY	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT LISA BRIGHT	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT PAUL SANDLAND	FOR
DECHRA PHARMACEUTICALS PLC	GB0009633180	21-Oct-2021	TO RE-ELECT WILLIAM ANTHONY RICE	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Approval of an amendment to the 2014 Equity Incentive Plan.	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Director Election - Ted Kalborg	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Director Election - Øivind Lorentzen	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Director Election - John C. Lycouris	FOR
DORIAN LPG LTD.	MHY2106R1100	21-Oct-2021	Ratification of the appointment of Deloitte Certified Public Accountants S.A. as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	APPOINTMENT OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	APPROVAL OF LONG TERM INCENTIVE GRANT TO THE MANAGING DIRECTOR AND CEO	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' EQUITY PLAN	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	TO RE-ELECT HOLLY KRAMER AS A DIRECTOR	FOR
ENDEAVOUR GROUP LTD	AU0000154833	21-Oct-2021	TO RE-ELECT PETER HEARL AS A DIRECTOR	FOR
FINCOBANK S.P.A	IT0000072170	21-Oct-2021	APPROVE DIVIDEND DISTRIBUTION	FOR
GMS INC.	US36251C1036	21-Oct-2021	Advisory vote to approve named executive officer compensation.	FOR
GMS INC.	US36251C1036	21-Oct-2021	Director Election - John J. Gavin	FOR
GMS INC.	US36251C1036	21-Oct-2021	Director Election - Randolph W. Melville	FOR
GMS INC.	US36251C1036	21-Oct-2021	Director Election - J. David Smith	FOR
GMS INC.	US36251C1036	21-Oct-2021	Ratification of the appointment of Ernst & Young LLP as our independent registered accounting firm for the fiscal year ending April 30, 2022.	FOR

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HEALIUS LTD	AU0000033359	21-Oct-2021	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	APPROVAL OF ACQUISITION OF SECURITIES BY THE MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, MALCOLM PARMENTER	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	APPROVAL OF GRANT OR ISSUE OF SECURITIES UNDER NON-EXECUTIVE DIRECTOR SHARE PLAN	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO ELECT JENNY MACDONALD AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO ELECT KATE MCKENZIE AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO RE-ELECT GORDON DAVIS AS A DIRECTOR	FOR
HEALIUS LTD	AU0000033359	21-Oct-2021	TO RE-ELECT SALLY EVANS AS A DIRECTOR	FOR
IONEER LTD	AU0000028946	21-Oct-2021	APPROVAL OF THE ISSUE OF 145,862,742 FULLY PAID ORDINARY SHARES IN THE COMPANY TO SIBANYE-STILLWATER PURSUANT TO THE PLACEMENT	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Substitute Executive Director Ogaku, Yasushi	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Araki, Toshima	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Kikuchi, Yumiko	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Oi, Motomi	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint a Supervisory Director Oyama, Tsuyoshi	FOR
JAPAN LOGISTICS FUND,INC.	JP3046230003	21-Oct-2021	Appoint an Executive Director Kameoka, Naohiro	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: ADOPTION OF THE PLAN	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: AUTHORISATION FOR THE BOARD TO RESOLVE ON A NEW ISSUE OF INCENTIVE SHARES	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: AUTHORISATION FOR THE BOARD TO RESOLVE TO REPURCHASE INCENTIVE SHARES	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: TRANSFER OF OWN INCENTIVE SHARES, AT MARKET VALUE, TO THE CHIEF EXECUTIVE OFFICER AND SENIOR MEMBERS OF KINNEVIK'S INVESTMENT TEAM	FOR
KINNEVIK AB	SE0015810247	21-Oct-2021	RESOLUTION REGARDING A LONG-TERM SHARE INCENTIVE PLAN FOR 2021, INCLUDING RESOLUTION REGARDING: TRANSFER OF OWN INCENTIVE SHARES, FREE-OF-CHARGE, TO THE PARTICIPANTS IN THE PLAN	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	APPROVAL OF RELATED PARTY BENEFIT TO NON-EXECUTIVE DIRECTOR, COLETTE GARNSEY	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	ISSUE OF PLAN SHARES TO NON-EXECUTIVE DIRECTOR, COLETTE GARNSEY	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	TO ADOPT THE REMUNERATION REPORT	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	TO ELECT MS COLETTE MARY GARNSEY AS A DIRECTOR	FOR
MAGELLAN FINANCIAL GROUP LTD	AU000000MFG4	21-Oct-2021	TO RE-ELECT MR HAMISH MACQUARIE DOUGLASS AS A DIRECTOR	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	LONG TERM INCENTIVE GRANT TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	RE-ELECT AS A DIRECTOR, MR JEREMY SUTCLIFFE	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	RE-ELECT AS A DIRECTOR, MS SAMANTHA LEWIS	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	REMUNERATION REPORT	FOR
ORORA LTD	AU000000ORA8	21-Oct-2021	SHORT TERM INCENTIVE GRANT TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	ADOPTION OF PERPETUAL'S REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	CONFIRMATION OF THE APPOINTMENT OF MS MONA ABOELNAGA KANAAN AS A NEW NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	GRANT OF SHARE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RE-APPOINTMENT OF MR CRAIG UELAND AS A NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RE-APPOINTMENT OF MR IAN HAMMOND AS A NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RE-APPOINTMENT OF MS NANCY FOX AS A NON-EXECUTIVE DIRECTOR	FOR
PERPETUAL LTD	AU000000PPT9	21-Oct-2021	RENEWAL OF THE PROPORTIONAL TAKEOVER PROVISIONS IN THE COMPANY'S CONSTITUTION FOR A FURTHER PERIOD OF THREE YEARS	FOR
PETROCHINA CO LTD	CNE1000003W8	21-Oct-2021	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSON NOMINATED AS DIRECTOR OF THE COMPANY: MR. HOU QIJUN	FOR
PETROCHINA CO LTD	CNE1000003W8	21-Oct-2021	TO CONSIDER AND APPROVE THE ELECTION OF THE FOLLOWING PERSON NOMINATED AS DIRECTOR OF THE COMPANY: MR. REN LIXIN	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Amend Articles to: Increase the Board of Directors Size	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Kotosaka, Masahiro	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Mori, Naomi	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Utsunomiya, Junko	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fukushima, Kozo	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Izumi, Yusuke	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Kenji	FOR

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RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Yasukane	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyauchi, Yoshihiko	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Mizushima, Sota	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Yumiko	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nagami, Yo	FOR
RAKSUL INC.	JP3967180005	21-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tabe, Masaki	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DAVID BARUCH	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. DROR GAD, BOARD CHAIRMAN	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. OFER ERDMAN	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YEKUTIEL (KUTI) GAVISH	AGAINST
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. YITZHAK SHARIR, INDEPENDENT DIRECTOR	FOR
REIT 1 LTD	IL0010989205	21-Oct-2021	REAPPOINTMENT OF THE ZIV HAFT BDO CPA FIRM AS COMPANY AUDITING ACCOUNTANT AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	AGAINST
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	Election of Director: A. Robert Pisano	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	Election of Director: Donald B. Murray	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	Election of Director: Lisa M. Pierozzi	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	The approval, on an advisory basis, of the Company's executive compensation.	FOR
RESOURCES CONNECTION, INC.	US76122Q1058	21-Oct-2021	The ratification of the appointment of RSM US LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
SANDERSON FARMS, INC.	US8000131040	21-Oct-2021	Proposal to adjourn the special meeting of stockholders of the Company (the "Special Meeting") to a later date or dates if necessary or appropriate to solicit additional proxies if there are insufficient votes to approve Proposal 1 at the time of the Special Meeting.	FOR
SANDERSON FARMS, INC.	US8000131040	21-Oct-2021	Proposal to approve the Agreement and Plan of Merger (the "Merger Agreement"), dated as of August 8, 2021, by and among Sanderson Farms, Inc. (the "Company"), Walnut Sycamore Holdings LLC, Sycamore Merger Sub LLC and, solely for purposes of certain provisions specified therein, Wayne Farms LLC.	FOR
SANDERSON FARMS, INC.	US8000131040	21-Oct-2021	Proposal to approve, on an advisory (non-binding) basis, the compensation that may be paid or become payable to the Company's named executive officers that is based on or otherwise related to the Merger Agreement and the transactions contemplated by the Merger Agreement.	AGAINST
SVENSKA HANDELSBANKEN AB	SE0007100599	21-Oct-2021	APPROVE DISTRIBUTION OF SHARES IN AB INDUSTRIVARDEN TO SHAREHOLDERS	FOR
SVENSKA HANDELSBANKEN AB	SE0007100599	21-Oct-2021	APPROVE TRANSACTION WITH A RELATED PARTY	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	ADOPTION OF REMUNERATION REPORT (THL AND TIL ONLY)	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	GRANT OF PERFORMANCE AWARDS TO THE CEO (THL, TIL AND THT)	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - CRAIG DRUMMOND	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - PATRICIA CROSS	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - ROBERT (ROB) WHITFIELD	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO ELECT A DIRECTOR OF THL AND TIL - TIMOTHY (TIM) REED	FOR
TRANSURBAN GROUP	AU000000TCL6	21-Oct-2021	TO RE-ELECT A DIRECTOR OF THL AND TIL - MARK BIRRELL	FOR
UNIQUE N.V.	NL0010696654	21-Oct-2021	Appointment of Rachele Jacques as a non-executive director.	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ELECTION OF A J CRANSBERG	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ELECTION OF A M WATKINS	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	ELECTION OF A SABHARWAL	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	GRANT OF KEEPP DEFERRED SHARES AND KEEPP PERFORMANCE SHARES TO THE GROUP MANAGING DIRECTOR	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	RE-ELECTION OF S W ENGLISH KNZM	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	RE-ELECTION OF V M WALLACE	FOR
WESFARMERS LTD	AU000000WES1	21-Oct-2021	RETURN OF CAPITAL TO SHAREHOLDERS	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	ELECTION OF INGRID PLAYER AS A DIRECTOR OF THE COMPANY	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	GRANTING OF PERFORMANCE RIGHTS TO MARK SCHUBERT	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	RE-ELECTION OF RAY SMITH AS A DIRECTOR OF THE COMPANY	FOR
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	REMUNERATION REPORT	AGAINST
CLEANAWAY WASTE MANAGEMENT LTD	AU000000CWY3	22-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	AWARD OF RIGHTS TO THE CHIEF EXECUTIVE OFFICER	AGAINST
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	RECOGNITION AND RETENTION INCENTIVE AWARD TO THE CHIEF EXECUTIVE OFFICER	AGAINST
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	TO RE-ELECT MR ALAN GRAHAM RYDGE AS A DIRECTOR OF THE COMPANY	FOR
EVENT HOSPITALITY AND ENTERTAINMENT LTD	AU000000EVT1	22-Oct-2021	TO RE-ELECT MR PETER ROLAND COATES AS A DIRECTOR OF THE COMPANY	FOR

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GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 16 000 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE NOMINATION AND REMUNERATION COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 17 000 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE NOMINATION AND REMUNERATION COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 17 500 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE AUDIT AND RISK COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 20 000 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE CHAIR OF THE AUDIT AND RISK COMMITTEE OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 3 000 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBER OF THE COMMITTEES OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 5 500 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO MR. LAMPROS PAPADOPOULOS FOR SERVICE AS THE MEMBER OF THE STRATEGY COMMITTEE OF THE BOARD OF DIRECTORS EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 6 000 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBER OF THE COMMITTEES OF THE BOARD OF DIRECTORS OF THE COMPANY AT EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 63 750 PAYABLE FOR THE YEAR 2021 ON A PRO RATA BASIS IN RELATION TO TIME SERVED TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM THE DATE OF THIS RESOLUTION	FOR
GLOBAL PORTS INVESTMENTS PLC	US37951Q2021	22-Oct-2021	TO APPROVE THE TOTAL AGGREGATE ANNUAL GROSS REMUNERATION OF EUR 67 500 PAYABLE TO THE INDEPENDENT NON-EXECUTIVE DIRECTORS FOR SERVICE AS THE MEMBERS OF THE BOARD OF DIRECTORS OF THE COMPANY EFFECTIVE FROM 01 JANUARY 2022 ON A PRO RATA BASIS IN RELATION TO TIME SERVED	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	22-Oct-2021	CONDITIONAL UPON THE PASSING OF THE SPECIAL RESOLUTION NO. 1 ABOVE, TO AUTHORISE THE DIRECTORS OF THE COMPANY TO RAISE OR BORROW ANY SUM OR SUMS OF MONEY DURING THE RELEVANT PERIOD ON BEHALF OF THE COMPANY FOR THE PURPOSE OF THE COMPANY OR ITS WHOLLYOWNED SUBSIDIARIES AND TO PROVIDE GUARANTEES FOR THE WHOLLY-OWNED SUBSIDIARIES OF THE COMPANY, IN EACH CASE IN ANY SINGLE TRANSACTION WITH A VALUE EQUAL TO OR EXCEEDING 10% BUT NOT EXCEEDING 40% OF THE NET ASSET VALUE OF THE GROUP	FOR
HAITONG INTERNATIONAL SECURITIES GROUP LTD	BMG4232X1020	22-Oct-2021	TO APPROVE AND ADOPT THE NEW BYE-LAWS OF THE COMPANY AND TO AUTHORISE ANY DIRECTOR OF THE COMPANY TO DO ALL SUCH THINGS TO IMPLEMENT AND/OR GIVE EFFECT TO THE PROPOSED ADOPTION	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ALLOCATION OF SHARE RIGHTS TO NICK HAWKINS, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ELECTION OF DAVID ARMSTRONG	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	ELECTION OF GEORGE SARTOREL	FOR
INSURANCE AUSTRALIA GROUP LTD	AU000000IAG3	22-Oct-2021	RE-ELECTION OF MICHELLE TREDENICK	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	AMENDMENT TO CONSTITUTION	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	APPROVAL OF THE EMPLOYEE SHARE OPTION PLAN GENERAL (ESOP GENERAL)	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	APPROVAL OF THE EMPLOYEE SHARE PLAN (ESP)	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	ELECTION OF MR MICHAEL KLAYKO AS A DIRECTOR	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	ELECTION OF MS GLO GORDON AS A DIRECTOR	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	ELECTION OF MS MELINDA SNOWDEN AS A DIRECTOR	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	GRANT OF OPTIONS TO MR MICHAEL KLAYKO	AGAINST
MEGAPORT LTD	AU000000MP15	22-Oct-2021	GRANT OF OPTIONS TO MS GLO GORDON	AGAINST
MEGAPORT LTD	AU000000MP15	22-Oct-2021	GRANT OF OPTIONS TO MS MELINDA SNOWDEN	AGAINST
MEGAPORT LTD	AU000000MP15	22-Oct-2021	INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	REMUNERATION REPORT	FOR
MEGAPORT LTD	AU000000MP15	22-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	APPROVAL TO REFRESH STEADFAST'S PLACEMENT CAPACITY	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	ELECTION OF DIRECTOR - MS VICKI ALLEN	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	GRANT OF EQUITY TO CEO	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	RE-ELECTION OF DIRECTOR - MR DAVID LIDDY AM	FOR

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STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	RE-ELECTION OF DIRECTOR - MS GAI MCGRATH	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	REMUNERATION REPORT	FOR
STEADFAST GROUP LTD	AU000000SDF8	22-Oct-2021	TO INCREASE THE MAXIMUM AGGREGATE FEES PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	Director Election - Garry E. Menzel, Ph.D.	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	Director Election - Ansbert Gadicke, M.D.	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	Director Election - Neil Gibson, Ph.D.	FOR
TCR2 THERAPEUTICS INC.	US87808K1060	22-Oct-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ADOPTION OF THE REMUNERATION FOR THE BOARD MEMBERS	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: DETERMINATION OF NUMBER OF BOARD MEMBERS AND DEPUTY BOARD MEMBERS: SIX MEMBERS WITHOUT DEPUTIES	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: EVA LEACH	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: FREDRIK CARLSSON	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: JAN NORD	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: JOHAN LUNDBERG	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: PETER HAMBERG	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF BOARD MEMBER: PONTUS LINDWALL	FOR
BETSSON AB	SE0015672282	25-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF CHAIRMAN OF THE BOARD: JOHAN LUNDBERG	FOR
BETSSON AB	SE0015672282	25-Oct-2021	RESOLUTION ON THE NOMINATING COMMITTEE: THE NOMINATION COMMITTEE FOR THE 2022 ANNUAL GENERAL MEETING SHALL CONSIST OF MEMBERS APPOINTED BY THE THREE LARGEST SHAREHOLDERS IN TERMS OF VOTES OR KNOWN SHAREHOLDER GROUPS IN THE COMPANY. IF ANY OF THE THREE LARGEST SHAREHOLDERS OR KNOWN SHAREHOLDER GROUPS WAIVES THEIR RIGHT TO APPOINT A MEMBER TO THE NOMINATION COMMITTEE, THE NEXT SHAREHOLDER OR KNOWN SHAREHOLDER GROUP IN ORDER OF MAGNITUDE SHALL BE GIVEN THE OPPORTUNITY TO APPOINT A MEMBER TO THE NOMINATION COMMITTEE. THE CEO OR ANOTHER PERSON FROM THE COMPANY MANAGEMENT SHALL NOT BE A MEMBER OF THE NOMINATION COMMITTEE. THE CHAIRMAN OF THE BOARD SHALL NO LONGER BE PART OF THE NOMINATION COMMITTEE. THE NOMINATION COMMITTEE'S TERM OF OFFICE EXTENDS UNTIL A NEW NOMINATION COMMITTEE HAS BEEN APPOINTED	FOR
CREE, INC.	US2254471012	25-Oct-2021	ADVISORY (NONBINDING) VOTE TO APPROVE EXECUTIVE COMPENSATION.	FOR
CREE, INC.	US2254471012	25-Oct-2021	APPROVAL OF AMENDMENT TO THE BYLAWS TO INCREASE THE SIZE OF THE BOARD OF DIRECTORS.	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Glenda M. Dorchak	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - John C. Hodge	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Clyde R. Hosein	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Darren R. Jackson	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Duy-Loan T. Le	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Gregg A. Lowe	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - John B. Replogle	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Marvin A. Riley	FOR
CREE, INC.	US2254471012	25-Oct-2021	Director Election - Thomas H. Werner	FOR
CREE, INC.	US2254471012	25-Oct-2021	RATIFICATION OF THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS INDEPENDENT AUDITORS FOR THE FISCAL YEAR ENDING JUNE 26, 2022.	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO APPROVE THE ADOPTION OF THE UNIT BUY-BACK MANDATE	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RE-APPOINT KPMG LLP AS THE INDEPENDENT AUDITORS OF LREIT AND TO AUTHORISE THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT AND THE AUDITED FINANCIAL STATEMENTS OF LREIT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE INDEPENDENT AUDITORS' REPORT THEREON	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF DR TSUI KAI CHONG AS A DIRECTOR OF THE MANAGER	FOR
LENDLEASE GLOBAL COMMERCIAL REIT	SGXC61949712	25-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF MS NG HSUEH LING AS A DIRECTOR OF THE MANAGER	FOR
NICK SCALI LIMITED	AU000000NCK1	25-Oct-2021	INCREASE IN MAXIMUM AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
NICK SCALI LIMITED	AU000000NCK1	25-Oct-2021	RE-ELECTION OF DIRECTOR MR STEPHEN GODDARD	FOR
NICK SCALI LIMITED	AU000000NCK1	25-Oct-2021	REMUNERATION REPORT	FOR
TOBII AB	SE0002591420	25-Oct-2021	DETERMINATION OF NUMBER OF MEMBERS AND DEPUTY MEMBERS OF THE BOARD OF DIRECTORS: BOARD OF DIRECTORS SHALL CONTINUE TO CONSIST OF SEVEN (7) MEMBERS AND NO DEPUTIES	FOR
TOBII AB	SE0002591420	25-Oct-2021	DETERMINATION OF REMUNERATION TO THE BOARD OF DIRECTORS	FOR
TOBII AB	SE0002591420	25-Oct-2021	ELECTION OF NEW MEMBER OF THE BOARD OF DIRECTORS: HENRIK ESKILSSON	FOR
TOBII AB	SE0002591420	25-Oct-2021	PROPOSAL FOR RESOLUTION ON EXCHANGE OF THE INCENTIVE PROGRAM ADOPTED AT THE ANNUAL GENERAL MEETING HELD 12 MAY 2020	FOR
TOBII AB	SE0002591420	25-Oct-2021	PROPOSAL FOR RESOLUTION ON EXCHANGE OF THE INCENTIVE PROGRAM ADOPTED AT THE EXTRAORDINARY GENERAL MEETING HELD 21 JUNE 2021	FOR
TOBII AB	SE0002591420	25-Oct-2021	PROPOSAL FOR RESOLUTION ON HEDGING ARRANGEMENTS FOR THE NEW LTI 2020 AND THE NEW LTI 2021	FOR

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TOBII AB	SE0002591420	25-Oct-2021	RESOLUTION ON DISTRIBUTION OF ALL SHARES IN TOBII DYNVOX AB	FOR
XIAOMI CORPORATION	KYG9830T1067	25-Oct-2021	TO APPROVE THE RULES OF THE PROPOSED SHARE OPTION SCHEME (THE "XIAOMI EV SHARE OPTION SCHEME") OF XIAOMI EV, INC. AND AUTHORIZE THE DIRECTORS OF THE COMPANY TO EXECUTE SUCH DOCUMENTS AND TAKE SUCH ACTIONS AS THEY DEEM APPROPRIATE TO IMPLEMENT AND GIVE EFFECT TO SUCH SCHEME	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	Director Election - Madhuri A. Andrews	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	Director Election - Peter A. Dorsman	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	Director Election - Vincent K. Petrella	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	Say on Pay - To approve, through a nonbinding advisory vote, the compensation of Applied's named executive officers.	FOR
APPLIED INDUSTRIAL TECHNOLOGIES, INC.	US03820C1053	26-Oct-2021	To ratify the Audit Committee's appointment of independent auditors.	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	APPROVAL OF AMENDMENTS TO THE CONSTITUTION	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	APPROVAL OF DIRECTORS' FEE POOL INCREASE	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	ELECTION OF HARPER KILPATRICK AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	RE-ELECTION OF BARRY IRVIN AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	RE-ELECTION OF RAELENE MURPHY AS A DIRECTOR	FOR
BEGA CHEESE LTD	AU000000BGA8	26-Oct-2021	RE-ELECTION OF RICHARD CROSS AS A DIRECTOR	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	A shareholder proposal regarding a simple majority vote, if properly presented at the meeting.	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Gerald S. Adolph	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: John F. Barrett	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Joseph Scaminace	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Karen L. Carnahan	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Melanie W. Barstad	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Robert E. Coletti	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Ronald W. Tysoe	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Scott D. Farmer	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	Election of Director: Todd M. Schneider	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	To approve, on an advisory basis, named executive officer compensation.	FOR
CINTAS CORPORATION	US1729081059	26-Oct-2021	To ratify Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	Director Election - Patricia H. Roberts	ABSTAIN
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	Director Election - Thomas L. Brown	FOR
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	To approve the re-appointment of Ernst & Young LLP, an independent registered public accounting firm, as our independent auditor to serve until the 2022 Annual General Meeting of Shareholders, and to authorize our Board of Directors, acting by the Audit Committee, to determine the independent auditor's remuneration.	FOR
JAMES RIVER GROUP HOLDINGS, LTD.	BMG5005R1079	26-Oct-2021	To approve, on a non-binding, advisory basis, the 2020 compensation of our named executive officers.	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Joseph Alvarado	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Cindy L. Davis	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - William J. Harvey	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - William M. Lambert	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Lorraine M. Martin	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Sagar A. Patel	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Christopher Rossi	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Lawrence W Stranghoener	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Director Election - Steven H. Wunning	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Non-Binding (Advisory) Vote to Approve the Compensation Paid to the Company's Named Executive Officers.	FOR
KENNAMETAL INC.	US4891701009	26-Oct-2021	Ratification of PricewaterhouseCoopers LLP as the Company's Independent Registered Public Accounting Firm for the Fiscal Year Ending June 30, 2022.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	APPROVE AN INCREASE IN AVAILABLE SHARES UNDER THE KIMBALL INTERNATIONAL, INC. 2017 STOCK INCENTIVE PLAN.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	APPROVE THE COMPANY'S PROPOSED AMENDED AND RESTATED ARTICLES OF INCORPORATION TO PROVIDE SHAREHOLDERS THE RIGHT TO UNILATERALLY AMEND THE COMPANY'S RESTATED BY-LAWS.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	APPROVE, BY A NON-BINDING, ADVISORY VOTE, THE COMPENSATION PAID TO OUR NAMED EXECUTIVE OFFICERS.	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	Director Election - KRISTINE L. JUSTER	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	Director Election - VALERIE R. LOVE	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	Director Election - THOMAS J. TISCHHAUSER	FOR
KIMBALL INTERNATIONAL, INC.	US4942741038	26-Oct-2021	RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022.	FOR

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PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	AMENDMENT TO CONSTITUTION	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	ISSUE OF PERFORMANCE RIGHTS TO DEBORAH BEALE IN LIEU OF DIRECTORS' FEES	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	ISSUE OF PERFORMANCE RIGHTS TO GERARD BRADLEY IN LIEU OF DIRECTORS' FEES	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	RE-ELECTION OF GERARD BRADLEY	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	RE-ELECTION OF LORRAINE BERENDS	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	REMUNERATION REPORT	FOR
PINNACLE INVESTMENT MANAGEMENT GROUP LTD	AU000000PNI7	26-Oct-2021	RENEWAL OF THE OMNIBUS INCENTIVE PLAN	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	AMENDMENT TO MANAGING DIRECTOR'S LONG TERM INCENTIVE	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	ELECTION OF DIRECTOR - ANDREW LUMSDEN	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	RE-ELECTION OF DIRECTOR - BRUCE RATHIE	FOR
POLYNOVO LTD	AU000000PNV0	26-Oct-2021	SPIII RESOLUTION (ONLY IF THERE IS A SECOND STRIKE): IF AND ONLY IF THERE IS A SECOND STRIKE, A SPIII RESOLUTION WILL BE PROPOSED WHICH REQUIRES A SIMPLE MAJORITY OF THE ELIGIBLE VOTES CAST BY SHAREHOLDERS PRESENT AND VOTING AT THE MEETING, WHETHER IN PERSON, BY PROXY OR ATTORNEY, OR IN THE CASE OF CORPORATE SHAREHOLDERS OR PROXIES, BY A NATURAL PERSON REPRESENTATIVE TO BE CAST IN FAVOUR OF THE RESOLUTION. THIS ITEM WILL NOT PROCEED IF THERE IS NOT A SECOND STRIKE	AGAINST
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	ALTERATION OF CONSTITUTION	AGAINST
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RE-ELECTION OF MR GREG LOCKWOOD AS A DIRECTOR	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RE-ELECTION OF MR MARTIN HOSKING AS A DIRECTOR	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RE-ELECTION OF MS JENNIFER MACDONALD AS A DIRECTOR	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	REMUNERATION REPORT	FOR
REDBUBBLE LTD	AU000000RBL2	26-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS IN CONSTITUTION	FOR
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	APPROVAL OF FY2021 GRANT OF SHARE RIGHTS TO THE MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER	AGAINST
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	RE-ELECTION OF BRYAN DORMAN AS A DIRECTOR	FOR
REGIS HEALTHCARE LTD	AU000000REG6	26-Oct-2021	RE-ELECTION OF CHRISTINE BENNETT AS A DIRECTOR	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	APPROVAL OF FINANCIAL ASSISTANCE	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	CHANGE OF COMPANY NAME: THAT, FOR THE PURPOSE OF SECTION 157(1)(A) OF THE CORPORATIONS ACT 2001 (CTH) AND FOR ALL OTHER PURPOSES, THE COMPANY'S NAME IS CHANGED FROM SEALINK TRAVEL GROUP LIMITED TO KELSIAN GROUP LIMITED AND ALL REFERENCES IN THE COMPANY'S CONSTITUTION BE UPDATED ACCORDINGLY	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	MODIFICATIONS TO THE CONSTITUTION	FOR
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	RE-ELECTION OF DIRECTOR - MR. TERRY DODD	ABSTAIN
SEALINK TRAVEL GROUP LTD	AU000000SLK1	26-Oct-2021	RE-ELECTION OF DIRECTOR - MS. FIONA HELE	FOR
SINCH AB	SE0016101844	26-Oct-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUES OF SHARES	FOR
SINCH AB	SE0016101844	26-Oct-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW ISSUES OF SHARES WITH PAYMENT IN KIND (THE DELIVER HOLDINGS LLC MERGER)	FOR
SINCH AB	SE0016101844	26-Oct-2021	RESOLUTION ON INCENTIVE PROGRAM II 2021	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class I Director for three-year term expiring in 2024: B. Joanne Edwards	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class I Director for three-year term expiring in 2024: Jeffrey S. Edwards	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class I Director for three-year term expiring in 2024: Robin J. Davenport	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	Election of Class II Director for two-year term expiring in 2023: Charles H. Cannon, Jr.	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To approve an Amendment and Restatement of the 2018 Omnibus Incentive Plan to add 400,000 additional shares and amend Sec. 4(a).	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To conduct an advisory vote on the total compensation paid to executives of the Company.	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To ratify the appointment of Deloitte & Touche LLP by the Audit Committee of the Board of Directors as the independent auditors of the Company for the fiscal year ending June 30, 2022.	FOR
STANDEX INTERNATIONAL CORPORATION	US8542311076	26-Oct-2021	To select, on an advisory basis, the frequency of future stockholder advisory votes to approve executive compensation.	1 YEAR
SYDBANK A/S	DK0010311471	26-Oct-2021	APPROVE DIVIDENDS OF DKK 5.70 PER SHARE FOR 2019	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Election of Director: James Whims	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Election of Director: Jeffrey Buchanan	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Election of Director: Keith Geeslin	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Proposal to approve the Company's amended and restated 2019 Equity and Incentive Compensation Plan.	FOR
SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Proposal to approve, on a non-binding advisory basis, the compensation of the Company's Named Executive Officers.	FOR

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SYNAPTICS INCORPORATED	US87157D1090	26-Oct-2021	Proposal to ratify the appointment of KPMG LLP, an independent registered public accounting firm, as the Company's independent auditor for the fiscal year ending June 25, 2022.	FOR
TRILLIUM THERAPEUTICS INC.	CA89620X5064	26-Oct-2021	To consider and, if deemed advisable, pass an advisory (non-binding) resolution on specified compensation that may become payable to the named executive officers of Trillium in connection with the Arrangement, all as more particularly described in the Information Circular.	FOR
TRILLIUM THERAPEUTICS INC.	CA89620X5064	26-Oct-2021	To consider and, if deemed advisable, pass, with or without variation, a special resolution, the full text of which is set forth in Appendix B to the accompanying Management Information Circular and Proxy Statement of Trillium dated September 27, 2021 (the "Information Circular"), approving a statutory arrangement (the "Arrangement") under Division 5 of Part 9 of the Business Corporations Act (British Columbia) involving Trillium, all as more particularly described in the Information Circular.	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	ADOPTION OF DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	APPROVAL OF DIRECTORS' FEES	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	AUTHORITY FOR DIRECTORS TO ALLOT AND ISSUE SHARES AND CONVERTIBLE SECURITIES	AGAINST
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	AUTHORITY FOR DIRECTORS TO GRANT AWARDS PURSUANT TO THE PERFORMANCE SHARE PLAN 2018 AND THE RESTRICTED SHARE PLAN 2018, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE PERFORMANCE SHARE PLAN 2018 AND THE RESTRICTED SHARE PLAN 2018	AGAINST
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	DECLARATION OF FIRST AND FINAL TAX-EXEMPT (ONE-TIER) DIVIDEND AND SPECIAL DIVIDEND	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-ELECTION OF MR CHENG WAI KEUNG	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-ELECTION OF MR CHRISTOPHER LAU LOKE SAM	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RE-ELECTION OF MS TAN HWEE BIN	FOR
WING TAI HOLDINGS LTD	SG1K66001688	26-Oct-2021	RENEWAL OF SHARE PURCHASE MANDATE	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Substitute Executive Director Kudo, Isao	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Substitute Supervisory Director Yamauchi, Hiromitsu	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Supervisory Director Kobayashi, Satoru	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint a Supervisory Director Oba, Yoshitsugu	FOR
ADVANCE RESIDENCE INVESTMENT CORPORATION	JP3047160001	27-Oct-2021	Appoint an Executive Director Higuchi, Wataru	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	APPOINTMENT OF PITCHER PARTNERS AS AUDITOR	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	APPROVAL OF LTVR PLAN	FOR
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	RE-ELECTION OF MR MICHAEL ALSCHER AS A DIRECTOR	AGAINST
AUSTRALIAN CLINICAL LABS LTD	AU0000148496	27-Oct-2021	RE-ELECTION OF MR NATHANIAL THOMSON AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ADOPTION OF THE REMUNERATION REPORT FOR YEAR ENDED 30 JUNE 2021	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	APPROVAL OF GRANT OF LTI AWARD TO MR ALASTAIR SYMINGTON (CEO AND MANAGING DIRECTOR OF THE COMPANY) UNDER THE EXECUTIVE SHARE PLAN	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	APPROVAL OF GRANT OF STI AWARD TO MR ALASTAIR SYMINGTON (CEO AND MANAGING DIRECTOR OF THE COMPANY) UNDER THE EXECUTIVE SHARE PLAN	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF ANNE TEMPLEMAN-JONES AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF ERICA MANN AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF SHARON WARBURTON AS DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF STEPHEN ROCHE AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	ELECTION OF WENDY STOPS AS A DIRECTOR	FOR
BLACKMORES LTD	AU000000BKL7	27-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF GEORGE TAMBASSIS AS A DIRECTOR	AGAINST
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT MIRIAM DEAN BE ELECTED AS A CHORUS DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT MURRAY JORDAN BE RE-ELECTED AS A CHORUS DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT PATRICK STRANGE BE RE-ELECTED AS A CHORUS DIRECTOR	FOR
CHORUS LTD	NZCNU0001S2	27-Oct-2021	THAT THE BOARD OF CHORUS LIMITED BE AUTHORISED TO FIX THE FEES AND EXPENSES OF KPMG AS AUDITOR	FOR
CODAN LTD	AU000000CDA3	27-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
CODAN LTD	AU000000CDA3	27-Oct-2021	RE-ELECTION OF DIRECTOR -MR DAVID JAMES SIMMONS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BT32N39	27-Oct-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BT32N39	27-Oct-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BT32N39	27-Oct-2021	AUTHORISE ISSUE OF EQUITY	FOR
FRONTIER DEVELOPMENTS PLC	GB00BT32N39	27-Oct-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BT32N39	27-Oct-2021	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
FRONTIER DEVELOPMENTS PLC	GB00BT32N39	27-Oct-2021	RE-ELECT ALEXANDER BEVIS AS DIRECTOR	FOR

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FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT CHARLES COTTON AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT DAVID BRABEN AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT DAVID GAMMON AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT DAVID WALSH AS DIRECTOR	AGAINST
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT JAMES MITCHELL AS DIRECTOR	FOR
FRONTIER DEVELOPMENTS PLC	GB00BBT32N39	27-Oct-2021	RE-ELECT JONATHAN WATTS AS DIRECTOR	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO APPOINT KPMG LLP, AS AUDITOR OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO APPROVE THE PAYMENT OF A FINAL ORDINARY DIVIDEND OF 0.25 PENCE PER SHARE IN RESPECT OF THE YEAR ENDED 30TH APRIL 2021	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO AUTHORISE THE DIRECTORS GENERALLY AND UNCONDITIONALLY TO ALLOT RELEVANT SECURITIES IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 (SUBJECT TO CERTAIN SPECIFIED LIMITATIONS)	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO AUTHORISE THE DIRECTORS TO DIS-APPLY THE STATUTORY RIGHTS OF PRE-EMPTION IN RELATION TO CERTAIN ALLOTMENTS OF EQUITY SECURITIES, SUBJECT TO CERTAIN LIMITATIONS	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO RE-APPOINT JULIAN CLOUGH AS A DIRECTOR OF THE COMPANY	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO RE-APPOINT TONY RODRIGUEZ AS A DIRECTOR OF THE COMPANY	FOR
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO RECEIVE AND APPROVE THE REMUNERATION COMMITTEE REPORT AS SET OUT IN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30TH APRIL 2021	AGAINST
IDEAGEN PLC	GB00B0CMOC50	27-Oct-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30TH APRIL 2021	FOR
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Advisory vote to approve executive compensation.	FOR
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Director Election - Pamela Forbes Lieberman	ABSTAIN
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Director Election - Mercedes Romero	FOR
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Director Election - Ellen C. Taaffe	ABSTAIN
JOHN B. SANFILIPPO & SON, INC.	US8004221078	27-Oct-2021	Ratification of the Audit Committee's appointment of PricewaterhouseCoopers LLP as our Independent Registered Public Accounting Firm for the 2022 fiscal year.	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Substitute Executive Director Yamamoto, Shin	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Supervisory Director Chiba, Osamu	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Supervisory Director Ogawa, Satoshi	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint a Supervisory Director Utsunomiya, Osamu	FOR
KENEDIX RESIDENTIAL NEXT INVESTMENT CORPORATION	JP3047480003	27-Oct-2021	Appoint an Executive Director Kawashima, Tetsu	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	Director Election - Orlando P. Carvalho	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	Director Election - Barry R. Nearhos	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	Director Election - Debora A. Plunkett	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
MERCURY SYSTEMS, INC.	US5893781089	27-Oct-2021	To ratify the appointment of KPMG LLP as our independent registered public accounting firm for fiscal 2022.	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Amend Articles to: Approve Minor Revisions	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Substitute Executive Director Shibata, Morio	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Substitute Executive Director Yoshida, Yukio	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Supervisory Director Goto, Izuru	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint a Supervisory Director Osawa, Eiko	FOR
MITSUI FUDOSAN LOGISTICS PARK INC.	JP3048300002	27-Oct-2021	Appoint an Executive Director Asai, Hiroshi	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE FY24 PERFORMANCE RIGHTS TO MR ANDREW CATSOULIS (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE FY24 PERFORMANCE RIGHTS TO MS CLAIRE FIDLER (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE STAPLED SECURITIES TO MR ANDREW CATSOULIS (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE STAPLED SECURITIES TO MS CLAIRE FIDLER (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE TRANSITIONAL (FY23) PERFORMANCE RIGHTS TO MR ANDREW CATSOULIS (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	APPROVAL TO ISSUE TRANSITIONAL (FY23) PERFORMANCE RIGHTS TO MS CLAIRE FIDLER (COMPANY AND NSPT)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	RE-ELECTION OF DIRECTOR MR LAURENCE BRINDLE (COMPANY ONLY)	FOR
NATIONAL STORAGE REIT	AU000000NSR2	27-Oct-2021	REMUNERATION REPORT (COMPANY ONLY)	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	ELECTION OF MS KATE TEMBY AS A DIRECTOR	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	INCREASE IN THE NON EXECUTIVE DIRECTORS' AGGREGATE FEE POOL	FOR
NETWEALTH GROUP LTD	AU000000NWL7	27-Oct-2021	JOINT MANAGING DIRECTOR LONG TERM INCENTIVE AWARD	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Approval of, on a non-binding, advisory basis, the compensation of our Named Executive Officers.	FOR

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PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Åke Svensson	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: James L. Wainscott	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: James R. Verrier	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Jillian C. Evanko	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Joseph Scaminace	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Kevin A. Lobo	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Lance M. Fritz	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Laura K. Thompson	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Lee C. Banks	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Linda A. Harty	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: Thomas L. Williams	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Election of Director for a term expiring at the Annual Meeting of Shareholders in 2022: William F. Lacey	FOR
PARKER-HANNIFIN CORPORATION	US7010941042	27-Oct-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	Director Election - Earl H. Devanny III	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	Director Election - Raymond F. Weldon	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	To approve, by non-binding advisory vote, our executive compensation.	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
SELECTQUOTE, INC.	US8163073005	27-Oct-2021	To recommend, by non-binding advisory vote, the frequency of future non-binding advisory votes on executive compensation.	1 YEAR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	ADOPTION OF THE SHARE PURCHASE MANDATE	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	APPROVAL FOR THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR FOR THE PURPOSES OF RULE 210(5)(D)(III)(A) OF THE LISTING MANUAL. "THAT, SUBJECT TO AND CONTINGENT UPON THE PASSING OF RESOLUTION 6, (A) THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR, FOR PURPOSES OF RULE 210(5)(D)(III)(A) OF THE LISTING MANUAL (WHICH WILL TAKE EFFECT FROM 1 JANUARY 2022) BE AND IS HEREBY APPROVED; AND (B) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE EARLIER OF THE FOLLOWING: (I) THE RETIREMENT OR RESIGNATION OF MR. ONG KIAN MIN AS A DIRECTOR; OR (II) THE CONCLUSION OF THE THIRD AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION."	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	APPROVAL FOR THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR FOR THE PURPOSES OF RULE 210(5)(D)(III)(B) OF THE LISTING MANUAL. "THAT, SUBJECT TO AND CONTINGENT UPON THE PASSING OF RESOLUTIONS 6 AND 7 ABOVE, (A) THE CONTINUED APPOINTMENT OF MR. ONG KIAN MIN, AS A NON-EXECUTIVE AND LEAD INDEPENDENT DIRECTOR, FOR PURPOSES OF RULE 210(5)(D)(III)(B) OF THE LISTING MANUAL (WHICH WILL TAKE EFFECT FROM 1 JANUARY 2022) BE AND IS HEREBY APPROVED; AND (B) THE AUTHORITY CONFERRED BY THIS RESOLUTION SHALL CONTINUE IN FORCE UNTIL THE EARLIER OF THE FOLLOWING: (I) THE RETIREMENT OR RESIGNATION OF MR. ONG KIAN MIN AS A DIRECTOR; OR (II) THE CONCLUSION OF THE THIRD AGM OF THE COMPANY FOLLOWING THE PASSING OF THIS RESOLUTION."	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE SHARES	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	AUTHORITY TO OFFER AND GRANT AWARDS AND ALLOT AND ISSUE SHARES UNDER THE SILVERLAKE AXIS LTD. PERFORMANCE SHARE PLAN	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	RENEWAL OF INTERESTED PERSONS TRANSACTIONS GENERAL MANDATE	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF SGD 1,200,000 (2021: SGD 1,151,667) FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022, TO BE PAID QUARTERLY IN ARREARS	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO DECLARE A FINAL TAX EXEMPT 1-TIER DIVIDEND OF SINGAPORE 0.52 CENTS PER ORDINARY SHARE FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 AS RECOMMENDED BY THE DIRECTORS	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-APPOINT ERNST & YOUNG LLP, AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 TOGETHER WITH THE DIRECTORS' REPORT AND AUDITORS' REPORT THEREON	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-ELECT DATUK YVONNE CHIA, A DIRECTOR RETIRING PURSUANT TO REGULATION 108(1) OF THE COMPANY'S CONSTITUTION	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-ELECT MR. GOH PENG OOI, A DIRECTOR RETIRING PURSUANT TO REGULATION 108(1) OF THE COMPANY'S CONSTITUTION	FOR
SILVERLAKE AXIS LTD	BMG8226U1071	27-Oct-2021	TO RE-ELECT MR. ONG KIAN MIN, A DIRECTOR RETIRING PURSUANT TO REGULATION 108(1) OF THE COMPANY'S CONSTITUTION	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPOINT KPMG AS AUDITOR FOR THE ENSUING YEAR AND TO AUTHORISE THE BOARD TO FIX THEIR REMUNERATION	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPROVE EXTENSION OF SHARE ISSUE MANDATE (ORDINARY RESOLUTION ON ITEM 5(III) OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPROVE SHARE BUY-BACK MANDATE (ORDINARY RESOLUTION ON ITEM 5(I) OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO APPROVE SHARE ISSUE MANDATE (ORDINARY RESOLUTION ON ITEM 5(II) OF THE NOTICE OF ANNUAL GENERAL MEETING)	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO AUTHORISE THE BOARD TO FIX THE DIRECTORS' REMUNERATION FOR THE FINANCIAL YEAR ENDING 30TH JUNE, 2022	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO DECLARE A FINAL DIVIDEND OF HKD 0.41 PER ORDINARY SHARE WITH AN OPTION FOR SCRIP DIVIDEND	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO DECLARE A SPECIAL DIVIDEND OF HKD 0.28 PER ORDINARY SHARE WITH AN OPTION FOR SCRIP DIVIDEND	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RECEIVE, CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS' AND INDEPENDENT AUDITOR'S REPORTS FOR THE YEAR ENDED 30TH JUNE, 2021	FOR

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SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT DR. ALLAN ZEMAN AS DIRECTOR	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT MR. STEVEN ONG KAY ENG AS DIRECTOR	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT MR. WONG CHO BAU AS DIRECTOR	FOR
SINO LAND CO LTD	HK0083000502	27-Oct-2021	TO RE-ELECT THE HONOURABLE RONALD JOSEPH ARCULLI AS DIRECTOR	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	ADOPTION OF THE 2021 REMUNERATION REPORT	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	APPROVAL OF AMENDMENTS TO THE COMPANY'S CONSTITUTION	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	APPROVAL OF ISSUE OF FY22 PERFORMANCE RIGHTS TO MR CRAIG JETSON, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	RE-ELECTION OF DIRECTOR - MS KERRY GLEESON	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	RE-ELECTION OF DIRECTOR - MS STEF LOADER	FOR
ST BARBARA LTD	AU000000SBM8	27-Oct-2021	REINSTATEMENT OF THE PROPORTIONAL TAKEOVER PROVISIONS IN THE COMPANY'S CONSTITUTION	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	GRANT OF LONG TERM INCENTIVE TO MANAGING DIRECTOR UNDER EQUITY INCENTIVE PLAN	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	ABSTAIN
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	RE-ELECTION OF FIONA ROBERTSON AS A DIRECTOR OF THE COMPANY	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	RE-ELECTION OF LINDSAY WARD AS A DIRECTOR OF THE COMPANY	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	RE-INSERTION OF THE PARTIAL TAKEOVER PROVISIONS IN THE CONSTITUTION	FOR
WHITEHAVEN COAL LTD	AU000000WHC8	27-Oct-2021	REMUNERATION REPORT	AGAINST
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO ADOPT THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 27 JUNE 2021	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO APPROVE THE GRANT OF PERFORMANCE SHARE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER UNDER THE WOOLWORTHS INCENTIVE SHARE PLAN	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO APPROVE THE GRANTS OF NED RIGHTS TO NON-EXECUTIVE DIRECTORS UNDER THE NON-EXECUTIVE DIRECTOR EQUITY PLANS FOR THE NEXT THREE YEARS	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO ELECT MR PHILIP CHRONICAN AS A DIRECTOR	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO ELECT MS MAXINE BRENNER AS A DIRECTOR	FOR
WOOLWORTHS GROUP LTD	AU000000WOW2	27-Oct-2021	TO RE-ELECT MR GORDON CAIRNS AS A DIRECTOR	FOR
AIR NEW ZEALAND LTD	NZAIRE0001S2	28-Oct-2021	TO ELECT ALISON GERRY	FOR
AIR NEW ZEALAND LTD	NZAIRE0001S2	28-Oct-2021	TO ELECT CLAUDIA BATTEN	FOR
AIR NEW ZEALAND LTD	NZAIRE0001S2	28-Oct-2021	TO ELECT PAUL GOULTER	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	APPROVE APPROACH TO TERMINATION BENEFITS	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	APPROVE NON-EXECUTIVE DIRECTORS' EQUITY PLAN	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	RATIFICATION OF ISSUE OF ORDINARY SHARES PURSUANT TO ASX LISTING RULE 7.4	FOR
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	RE-ELECTION OF MR JOHN REISINGER AS A DIRECTOR	AGAINST
AUSSIE BROADBAND PTY LTD	AU0000106643	28-Oct-2021	RE-ELECTION OF MR PATRICK GREENE AS A DIRECTOR	AGAINST
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	ADOPTION OF REMUNERATION REPORT FOR FY21	FOR
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	INCREASE THE DIRECTOR FEE POOL	FOR
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	RE-APPOINTMENT OF MARA BUN AS A NON-EXECUTIVE DIRECTOR	FOR
AUSTRALIAN ETHICAL INVESTMENT LTD	AU000000AEF4	28-Oct-2021	RE-APPOINTMENT OF MICHAEL MONAGHAN AS A NON-EXECUTIVE DIRECTOR	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Cast a non-binding vote on named executive officer compensation.	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Alpna Seth	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Charles R. Kummeth	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: John L. Higgins	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Joseph D. Keegan	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Julie L. Bushman	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Randolph Steer	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Robert V. Baumgartner	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Roeland Nusse	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Election of Director: Rupert Vessey	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	Ratify the appointment of the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
BIO-TECHNE CORP	US09073M1045	28-Oct-2021	To set the number of Directors at nine.	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	AWARD OF LTI RIGHTS TO ZLATKO TODORCEVSKI, CEO & MANAGING DIRECTOR	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	CHANGE OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR

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BORAL LTD	AU000000BLD2	28-Oct-2021	ELECTION OF RICHARD RICHARDS AS A DIRECTOR	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	POTENTIAL RETURN OF CAPITAL TO SHAREHOLDERS	FOR
BORAL LTD	AU000000BLD2	28-Oct-2021	REMUNERATION REPORT	FOR
CAIRN ENERGY PLC	GB00BN05MB92	28-Oct-2021	APPROVE MATTERS RELATING TO THE SALE OF COMPANY'S INTEREST IN THE CATCHER AND KRAKEN FIELDS	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Advisory Vote on the Frequency of Advisory Votes in Respect of Executive Compensation.	1 YEAR
CATALENT, INC.	US1488061029	28-Oct-2021	Advisory Vote to Approve Our Executive Compensation (Say-on-Pay).	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Amend and Restate our Certificate of Incorporation to (i) Eliminate the Supermajority Vote Requirement for Amendments and (ii) Make Non-Substantive and Conforming Changes.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Amend our Certificate of Incorporation to Add a Federal Forum Selection Provision.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Amend our Certificate of Incorporation to Remove the Limitation on Calling Shareholder Special Meetings.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Christa Kreuzburg	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Donald E. Morel, Jr.	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Gregory T. Lucier	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: J. Martin Carroll	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Jack Stahl	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: John Chiminski	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: John Greisch	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Madhavan Balachandran	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Michael J. Barber	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Rolf Classon	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Election of Director: Rosemary A. Crane	FOR
CATALENT, INC.	US1488061029	28-Oct-2021	Ratification of Appointment of Independent Auditor for Fiscal 2022.	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	REMUNERATION REPORT	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT; 1. AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2. ALL OF THE NON-EXECUTIVE DIRECTORS IN OFFICE WHEN THE RESOLUTION TO APPROVE THE REMUNERATION REPORT FOR THE FINANCIAL YEAR 30 JUNE 2021 WAS PASSED (BEING MR PETER POLSON, MR DUNCAN WEST, MS JOANNE STEPHENSON, MS MELANIE WILLIS, MR JOHN M. GREEN, MR STEVEN GREGG, DR HEATHER SMITH AND MR MASAHIKO KOBAYASHI) WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO ELECT DR HEATHER SMITH AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO RE-ELECT MR DUNCAN WEST AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO RE-ELECT MR JOHN M. GREEN AS A DIRECTOR	FOR
CHALLENGER LTD	AU000000CGF5	28-Oct-2021	TO RE-ELECT MS MELANIE WILLIS AS A DIRECTOR	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ADOPTION OF INCENTIVE PLAN	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	APPOINTMENT OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	APPROVAL OF ISSUE OF INCENTIVE OPTIONS TO MARK ROHALD, DIRECTOR OF THE COMPANY	AGAINST
CLUEY LTD	AU0000113490	28-Oct-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MARK ROHALD, DIRECTOR OF THE COMPANY	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	APPROVAL OF PROPOSED ISSUE OF SHARES TO VENDORS OF CODECAMP HOLDINGS PTY LTD	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ASX LISTING RULE 7.1A APPROVAL OF FUTURE ISSUE OF SECURITIES	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ELECTION OF LOUISE MCELVOGUE AS DIRECTOR	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	ELECTION OF MICHAEL STIBBARD AS DIRECTOR	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF EMPLOYEE OPTIONS	AGAINST
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF PERFORMANCE RIGHTS	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
CLUEY LTD	AU0000113490	28-Oct-2021	RATIFICATION OF PRIOR ISSUE OF SHARES TO VENDORS OF CODECAMP HOLDINGS PTY LTD	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	APPROVAL OF GRANT OF SHARE APPRECIATION RIGHTS (WITH A THREE YEAR PERFORMANCE PERIOD) TO MS LAURA RUFFLES UNDER THE COMPANY'S OMNIBUS INCENTIVE PLAN	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	APPROVAL OF GRANT OF SHARE APPRECIATION RIGHTS (WITH A TWO YEAR PERFORMANCE PERIOD) TO MS LAURA RUFFLES UNDER THE COMPANY'S OMNIBUS INCENTIVE PLAN	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	RE-ELECTION OF DIRECTOR MR JONATHAN (JON) BRETT	FOR
CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	RE-ELECTION OF DIRECTOR MS LAURA RUFFLES	FOR

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CORPORATE TRAVEL MANAGEMENT LTD	AU000000CTD3	28-Oct-2021	REMUNERATION REPORT	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	APPROVAL TO ISSUE RIGHTS TO A RELATED PARTY: MR LAURENCE BAYNHAM	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	RE-ELECTION OF MS LEANNE MULLER	FOR
DATA#3 LIMITED	AU000000DTL4	28-Oct-2021	RENEWAL OF APPROVAL OF THE DATA# 3 LIMITED LONG-TERM INCENTIVE PLAN	FOR
H & M HENNES & MAURITZ AB	SE0000106270	28-Oct-2021	APPROVE DIVIDENDS OF SEK 6.50 PER SHARE	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	AUTHORITY TO DIRECTORS TO ALLOT SHARES	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH HONG LEONG COMPANY (MALAYSIA) BERHAD ("HLCM"), GUOLINE CAPITAL ASSETS LIMITED ("GCA") AND PERSONS CONNECTED WITH THEM	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	PROPOSED RENEWAL OF SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH TOWER REAL ESTATE INVESTMENT TRUST ("TOWER REIT")	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO APPROVE THE PAYMENT OF DIRECTOR FEES OF RM808,634.50 FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 TO BE DIVIDED AMONGST THE DIRECTORS IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE AND DIRECTORS' OTHER BENEFITS OF UP TO AN AMOUNT OF RM135,000 FROM THE 52ND AGM TO THE 53RD AGM OF THE COMPANY	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO THE COMPANY'S CONSTITUTION: MR HO HENG CHUAN	FOR
HONG LEONG FINANCIAL GROUP BERHAD	MYL108200006	28-Oct-2021	TO RE-ELECT THE FOLLOWING DIRECTOR PURSUANT TO THE COMPANY'S CONSTITUTION: MR TAN KONG KHOON	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	APPROVAL OF ALLOCATION OF RESTRICTED SHARES TO MR NICK WELLS	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	APPROVAL OF ALLOCATION OF RESTRICTED SHARES TO MR TERRY SMART	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	ELECTION OF MR GEOFF ROBERTS AS A DIRECTOR	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	ELECTION OF MR NICK WELLS AS A DIRECTOR	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	RE-ELECTION OF MR RICHARD UECHTRITZ AS A DIRECTOR	FOR
JB HI-FI LIMITED	AU000000JBH7	28-Oct-2021	RE-ELECTION OF MR STEPHEN GODDARD AS A DIRECTOR	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	28-Oct-2021	THAT EACH ORDINARY SHARE OF 0.25 PENCE IN THE CAPITAL OF THE COMPANY BE SUB-DIVIDED INTO FIVE ORDINARY SHARES OF 0.05 PENCE EACH	FOR
JUMBO INTERACTIVE LTD	AU000000JINO	28-Oct-2021	APPROVE ISSUE OF LTI DIRECTOR RIGHTS TO MIKE VEVERKA	FOR
JUMBO INTERACTIVE LTD	AU000000JINO	28-Oct-2021	APPROVE ISSUE OF SPECIAL LTI DIRECTOR RIGHTS TO MIKE VEVERKA	FOR
JUMBO INTERACTIVE LTD	AU000000JINO	28-Oct-2021	APPROVE ISSUE OF STI DIRECTOR RIGHTS TO MIKE VEVERKA	FOR
JUMBO INTERACTIVE LTD	AU000000JINO	28-Oct-2021	RE-ELECTION OF PROFESSOR SHARON CHRISTENSEN AS A DIRECTOR	FOR
JUMBO INTERACTIVE LTD	AU000000JINO	28-Oct-2021	REMUNERATION REPORT	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Approval of an advisory, non-binding proposal, with respect to the frequency that stockholders will vote on our executive compensation.	1 YEAR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Approval of an advisory, non-binding resolution to approve our executive compensation as described in the Proxy Statement.	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Approval of the Kearny Financial Corp. 2021 Equity Incentive Plan.	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Director Election - John N. Hopkins	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Director Election - Catherine A. Lawton	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Director Election - Craig L. Montanaro	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Director Election - Leopold W. Montanaro	FOR
KEARNY FINANCIAL CORP	US48716P1084	28-Oct-2021	Ratification of the appointment of Crowe LLP as the Company's independent auditor for the fiscal year ending June 30, 2022.	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	2022 INCENTIVIZATION SYSTEM BASED ON FINANCIAL INSTRUMENTS (THE "2022 PERFORMANCE SHARE SCHEME"); PARTIAL WITHDRAWAL OF THE 2021-25 INCENTIVIZATION SCHEME, AND APPROVAL OF NEW ONE-YEAR SCHEME	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	ALLOCATION OF PROFIT FOR THE YEAR AND DISTRIBUTION OF DIVIDEND TO SHAREHOLDERS, INCLUDING THROUGH USE OF PART OF THE STATUTORY RESERVE	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	AMENDMENTS TO ARTICLE 15, PARAGRAPHS 4, 9, AND 15, TO ARTICLE 18, PARAGRAPH 4, AND TO ARTICLE 23, PARAGRAPH 3, OF THE ARTICLES OF ASSOCIATION; ENSUING AND CONSEQUENT RESOLUTIONS	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	APPROVAL OF FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	AUTHORIZATION TO BUY AND SELL TREASURY SHARES	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	CANCELLATION OF TREASURY SHARES WITH NO REDUCTION OF SHARE CAPITAL; ARTICLE 4 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO BE AMENDED ACCORDINGLY	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	INSURANCE POLICY COVERING CIVIL LIABILITY FOR MEMBERS OF THE GROUP LEGAL ENTITIES' GOVERNING BODIES	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	POLICY IN THE EVENT OF THE BENEFICIARY LEAVING OFFICE OR THE EMPLOYMENT ARRANGEMENT BEING TERMINATED	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	REPORT ON REMUNERATION AND COMPENSATION PAID: RESOLUTION NOT BINDING ON SECTION II - REPORT ON COMPENSATION PAID IN FY 2020-21	FOR
MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	REPORT ON REMUNERATION AND COMPENSATION PAID: SECTION I - MEDIOBANCA GROUP STAFF REMUNERATION AND INCENTIVIZATION POLICY FY 2021-22	FOR

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MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A.	IT0000062957	28-Oct-2021	WITHDRAWAL OF THE EXISTING AUTHORIZATION TO THE BOARD OF DIRECTORS, UNDER A RESOLUTION ADOPTED BY SHAREHOLDERS AT THE ANNUAL GENERAL MEETING TO BE HELD ON 28 OCTOBER 2020, TO INCREASE THE COMPANY'S SHARE CAPITAL FREE OF CHARGE THROUGH THE ISSUE OF NO MORE THAN 20 MILLION ORDINARY SHARES TO BE RESERVED TO MEDIOBANCA GROUP EMPLOYEES IN EXECUTION OF THE PERFORMANCE SHARE SCHEMES IN FORCE AT THE TIME. ARTICLE 4 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO BE AMENDED ACCORDINGLY	FOR
ORIENT OVERSEAS (INTERNATIONAL) LTD	BMG677491539	28-Oct-2021	TO APPROVE AND CONFIRM THE SHIPBUILDING TRANSACTION REGARDING CONSTRUCTION OF TEN VESSELS	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	28-Oct-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. WEI CHENYANG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH THE TERM OF OFFICE, UPON APPROVAL AT THE GENERAL MEETING, COMMENCING FROM THE DATE OF OBTAINING APPROVAL FOR HIS DIRECTOR QUALIFICATION FROM THE CBIRC AND ENDING UPON THE EXPIRY OF THE TERM OF APPOINTMENT OF THE 5TH SESSION OF THE BOARD OF THE COMPANY	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	28-Oct-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. LI SHUK YIN EDWINA AS AN INDEPENDENT SUPERVISOR OF THE COMPANY WITH THE TERM OF OFFICE, UPON APPROVAL AT THE GENERAL MEETING, COMMENCING FROM THE DATE OF OBTAINING APPROVAL FOR HER SUPERVISOR QUALIFICATION FROM THE CBIRC AND ENDING UPON THE EXPIRY OF THE TERM OF APPOINTMENT OF THE 5TH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
PICC PROPERTY AND CASUALTY COMPANY LTD	CNE100000593	28-Oct-2021	TO CONSIDER AND APPROVE THE PLANNING OUTLINE OF THE "14TH FIVE-YEAR PLAN" DEVELOPMENT STRATEGY OF THE COMPANY	FOR
REECE LTD	AU000000REH4	28-Oct-2021	ADOPT THE REMUNERATION REPORT	FOR
REECE LTD	AU000000REH4	28-Oct-2021	APPROVAL OF THE COMPANY'S 2021 LONG-TERM INCENTIVE PLAN	FOR
REECE LTD	AU000000REH4	28-Oct-2021	APPROVE THE GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND GROUP CHIEF EXECUTIVE OFFICER UNDER THE 2021 LONG TERM INCENTIVE PLAN	FOR
REECE LTD	AU000000REH4	28-Oct-2021	RE-ELECT ANDREW WILSON AS A DIRECTOR	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	AWARD OF LONG TERM INCENTIVE GRANT TO HEATH SHARP, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	ELECTION OF DARLENE KNIGHT AS A DIRECTOR	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	RE-ELECTION OF SHARON MCCROHAN AS A DIRECTOR	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	REMUNERATION REPORT	FOR
RELIANCE WORLDWIDE CORPORATION LTD	AU000000RWC7	28-Oct-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	AMENDMENT TO THE COMPANY'S CONSTITUTION	AGAINST
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	DIRECTORS' REMUNERATION REPORT	FOR
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	RE-ELECTION OF DIRECTOR (MR PAUL SCURRAH)	FOR
RPMGLOBAL HOLDINGS LTD	AU000000RUL2	28-Oct-2021	RE-ELECTION OF DIRECTOR (MS ANGELEEN JENKINS)	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	APPROVAL OF LEAVING ENTITLEMENTS	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	GRANT OF AWARDS TO EXECUTIVE DIRECTOR	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ORDINARY RESOLUTION ON CLIMATE-RELATED LOBBYING	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SPECIAL RESOLUTION TO AMEND OUR COMPANY'S CONSTITUTION	AGAINST
SOUTH32 LTD	AU000000S320	28-Oct-2021	RE-ELECTION OF MR KEITH RUMBLE AS A DIRECTOR	FOR
SOUTH32 LTD	AU000000S320	28-Oct-2021	RE-ELECTION OF MR WAYNE OSBORN AS A DIRECTOR	FOR
SSAB CORPORATION	SE0000171100	28-Oct-2021	APPROVE DECREASE IN BOARD SIZE FROM EIGHT TO SEVEN DIRECTORS	FOR
SSAB CORPORATION	SE0000120669	28-Oct-2021	APPROVE DECREASE IN BOARD SIZE FROM EIGHT TO SEVEN DIRECTORS	FOR
SSAB CORPORATION	SE0000171100	28-Oct-2021	ELECT LENNART EVRELL AS BOARD CHAIRMAN	AGAINST
SSAB CORPORATION	SE0000120669	28-Oct-2021	ELECT LENNART EVRELL AS BOARD CHAIRMAN	FOR
SSAB CORPORATION	SE0000171100	28-Oct-2021	ELECT MAIJA STRANDBERG AS DIRECTOR	FOR
SSAB CORPORATION	SE0000120669	28-Oct-2021	ELECT MAIJA STRANDBERG AS DIRECTOR	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1S18926810	28-Oct-2021	ADOPTION OF THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL STATEMENTS OF SGR FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 AND THE AUDITORS' REPORT THEREON	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1S18926810	28-Oct-2021	AUTHORITY TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1S18926810	28-Oct-2021	RE-APPOINTMENT OF AUDITORS AND AUTHORISATION OF THE MANAGER TO FIX THE AUDITORS' REMUNERATION	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1S18926810	28-Oct-2021	TO APPROVE THE UNIT BUY-BACK MANDATE	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1S18926810	28-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF MR HO SING AS DIRECTOR	FOR
STARHILL GLOBAL REAL ESTATE INVESTMENT TRUST	SG1S18926810	28-Oct-2021	TO RE-ENDORSE THE APPOINTMENT OF TAN SRI (SIR) FRANCIS YEOW AS DIRECTOR	AGAINST

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SWEDBANK AB	SE0000242455	28-Oct-2021	DECISION ON DIVIDEND AND RECORD DATE: DUE TO THE THEN PREVAILING CIRCUMSTANCES CAUSED BY THE COVID-19 PANDEMIC, THE BOARD OF DIRECTORS DECIDED TO PROPOSE THAT A DECISION ON DIVIDEND SHOULD NOT BE MADE AT THE AGM ON 28 MAY 2020 AND THAT THE TOTAL AMOUNT THAT WAS AVAILABLE FOR DISTRIBUTION SHOULD BE CARRIED FORWARD. THE AGM DECIDED IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSAL. AT THE SAME TIME, THE BOARD OF DIRECTORS INFORMED ITS INTENTION TO, WHEN THE EFFECTS OF THE COVID-19 PANDEMIC COULD BE BETTER DETERMINED AND IF THE CONDITIONS WERE APPROPRIATE, CONVENE AN EGM AT WHICH THE SHAREHOLDERS WOULD BE ABLE TO DECIDE ON DIVIDEND. ON 18 DECEMBER 2020, THE SWEDISH FINANCIAL SUPERVISORY AUTHORITY (THE "SFS") STATED THAT IT, IN LIGHT OF THE ECONOMIC UNCERTAINTY CAUSED BY THE COVID-19 PANDEMIC, EXPECTED THAT, INTER ALIA, BANKS SHOULD BE RESTRICTIVE WITH DIVIDENDS AND SHARE BUYBACKS UP UNTIL 30 SEPTEMBER 2021. FURTHERMORE, THE SFS STATED THAT THE TOTAL DIVIDENDS FROM AND BUYBACKS BY THE BANKS SHOULD, UP UNTIL SUCH DATE, THEREFORE NOT EXCEED 25 PER CENT OF THE AGGREGATE NET EARNINGS FOR THE TWO FINANCIAL YEARS 2019 AND 2020. AFTER HAVING EVALUATED THE BANK'S FINANCIAL POSITION, THE EFFECTS OF THE PANDEMIC AND THE SFS'S RECOMMENDATION, THE BOARD OF DIRECTORS PROPOSED THAT AN EGM ON 15 FEBRUARY 2021 SHOULD DECIDE ON A DIVIDEND OF SEK 4.35 PER SHARE, CORRESPONDING TO APPROXIMATELY 25 PER CENT OF THE NET EARNINGS FOR THE FINANCIAL YEAR 2019, AND THAT THE AGM ON 25 MARCH 2021 SHOULD DECIDE ON A DIVIDEND OF SEK 2.90 PER SHARE, CORRESPONDING TO APPROXIMATELY 25 PER CENT OF THE NET EARNINGS FOR THE FINANCIAL YEAR 2020. THE TWO GENERAL MEETINGS DECIDED IN ACCORDANCE WITH THE BOARD OF DIRECTORS' PROPOSALS. NOW, WHEN THE COVID-19 PANDEMIC'S CONSEQUENCES CAN BE FURTHER OVERVIEWED, AND THE SFS HAS INFORMED THAT IT WILL NOT EXTEND ITS RECOMMENDATION REGARDING DIVIDENDS BEYOND 30 SEPTEMBER 2021, THE BOARD OF DIRECTORS PROPOSES A DIVIDEND OF SEK 7.30 PER SHARE, CORRESPONDING TO AN ADDITIONAL 25 PER CENT OF THE NET EARNINGS FOR THE FINANCIAL YEARS 2019 AND 2020. 1 NOVEMBER 2021 IS PROPOSED AS RECORD DATE FOR THE DIVIDEND. WITH SUCH RECORD DATE, THE DIVIDEND IS EXPECTED TO BE PAID THROUGH EUROCLEAR ON 4 NOVEMBER 2021. AS OF 31 DECEMBER 2020, THE PARENT COMPANY'S UNRESTRICTED EQUITY AMOUNTED TO APPROXIMATELY SEK 72,561 MILLION. AT THE EGM ON 15 FEBRUARY 2021, IT WAS DECIDED TO PAY APPROXIMATELY SEK 4,871 MILLION IN DIVIDEND AND AT THE AGM ON 25 MARCH 2021, IT WAS DECIDED TO PAY APPROXIMATELY SEK 3,252 MILLION IN DIVIDEND. NO FURTHER DECISIONS ON VALUE TRANSFERS HAVE BEEN MADE AND NO CHANGES HAVE OCCURRED IN THE PARENT COMPANY'S RESTRICTED SHAREHOLDERS' EQUITY AFTER 31 DECEMBER 2020. ACCORDINGLY, IN ACCORDANCE WITH CHAPTER 17, SECTION 3 PARAGRAPH 1 OF THE COMPANIES ACT, THE AMOUNT AVAILABLE FOR DISTRIBUTION IS APPROXIMATELY SEK 64,437 MILLION	FOR
TASSAL GROUP LTD	AU000000TGR4	28-Oct-2021	LONG-TERM INCENTIVE PLAN - GRANT OF 186,586 PERFORMANCE RIGHTS TO MR MARK RYAN PURSUANT TO THE 2021 PERFORMANCE RIGHTS PACKAGE	FOR
TASSAL GROUP LTD	AU000000TGR4	28-Oct-2021	RE-ELECTION OF GEORGINA LYNCH AS A DIRECTOR	FOR
TASSAL GROUP LTD	AU000000TGR4	28-Oct-2021	REMUNERATION REPORT	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Celeste A. Clark	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Dawn M. Zier	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Dean Hollis	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Glenn W. Welling	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Mark L. Schiller	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Michael B. Sims	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Richard A. Beck	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Election of Director: Shervin J. Korangy	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Proposal to approve, on an advisory basis, named executive officer compensation.	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Proposal to ratify the appointment of Ernst & Young LLP to act as registered independent accountants of the Company for the fiscal year ending June 30, 2022.	FOR
THE HAIN CELESTIAL GROUP, INC.	US4052171000	28-Oct-2021	Stockholder proposal to require independent Board Chair.	AGAINST
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	28-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON THE 2021 ANNUAL CHARITY DONATION PLAN OF THE GROUP	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	28-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON THE 2021 INTERIM PROFIT DISTRIBUTION	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	28-Oct-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON THE FORMATION OF PICC TECHNOLOGY CO., LTD	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON ITEM 4 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021, AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION (SPILL MEETING), AT WHICH: (A) ALL OF THE COMPANY'S DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED (OTHER THAN THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER OF THE COMPANY), AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (B) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING ARE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	RE-ELECTION OF DR SALLY PITKIN AO AS A DIRECTOR	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	RE-ELECTION OF MR BEN HEAP AS A DIRECTOR	FOR
THE STAR ENTERTAINMENT GROUP LTD	AU000000SGR6	28-Oct-2021	REMUNERATION REPORT	FOR

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TOMTOM N.V.	NL0013332471	28-Oct-2021	APPOINTMENT OF MS. KARIEN VAN GENNIP AS A MEMBER OF THE SUPERVISORY BOARD	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	APPROVAL OF ISSUE OF CAPITAL RAISING SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	APPROVAL OF ISSUE OF CONVERSION SHARES ON CONVERSION OF QRC CONVERTIBLE BONDS	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	RATIFICATION OF ISSUE OF RAS METALS CONSIDERATION SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	RATIFICATION OF ISSUE OF SANDFIRE ANTI-DILUTION SHARES	FOR
ADRIATIC METALS PLC	AU0000004772	29-Oct-2021	RATIFICATION OF ISSUE OF SANDFIRE SETTLEMENT SHARES	FOR
BONANZA CREEK ENERGY INC.	US0977934001	29-Oct-2021	To approve the issuance of shares of Bonanza Creek common stock, par value \$0.01 per share, to stockholders of CPPIB Crestone Peak Resources America Inc. ("Crestone Peak"), in connection with the transactions pursuant to the terms of the Agreement and Plan of Merger, dated as of June 6, 2021, by and among Bonanza Creek, Raptor Condor Merger Sub 1, Inc., Raptor Condor Merger Sub 2, LLC, Crestone Peak Resources LP, Crestone Peak, Crestone Peak Resources Management LP, and, solely for purposes of certain provisions thereof, Extraction.	FOR
BONANZA CREEK ENERGY INC.	US0977934001	29-Oct-2021	To approve the issuance of shares of Bonanza Creek common stock, par value \$0.01 per share, to stockholders of Extraction Oil & Gas, Inc. ("Extraction"), in connection with the transactions pursuant to the terms of the Agreement and Plan of Merger, dated as of May 9, 2021, by and among Bonanza Creek, Extraction and Raptor Eagle Merger Sub, Inc.	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	ADOPTION OF FY21 REMUNERATION REPORT	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	APPROVAL OF AN INCREASE IN THE FEE POOL FOR NON-EXECUTIVE DIRECTORS ("NEDS") TO AUD2,000,000	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	GRANT OF PERFORMANCE RIGHTS TO THE MD AND CEO, IN RESPECT OF THE FY22-24 LTI	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	GRANT OF RIGHTS TO THE MD AND CEO, IN RESPECT OF THE FY21 STI	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	RE-ELECTION OF DIRECTOR - MR KEE WONG	FOR
CARSALES.COM LTD	AU000000CAR3	29-Oct-2021	RE-ELECTION OF DIRECTOR - MS EDWINA GILBERT	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE REVISION OF ANNUAL CAPS OF THE FINANCIAL SERVICES AGREEMENT	AGAINST
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE REVISION OF ANNUAL CAPS OF THE MASTER PORT SERVICES AGREEMENT	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE REVISION OF ANNUAL CAPS OF THE MASTER SHIPPING SERVICES AGREEMENT	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE SHIPBUILDING CONTRACTS AND THE SHIPBUILDING TRANSACTION CONTEMPLATED THEREUNDER	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Oct-2021	TO CONSIDER AND APPROVE THE TEN SHIPBUILDING CONTRACTS ALL DATED 2 SEPTEMBER 2021 ENTERED INTO BY THE SUBSIDIARIES OF THE COMPANY (AS BUYERS) WITH DALIAN COSCO KHI SHIP ENGINEERING CO., LTD. (AS SPECIFIED) AND NANTONG COSCO KHI SHIP ENGINEERING CO., LTD.(AS SPECIFIED) (BOTH AS BUILDERS) REGARDING THE CONSTRUCTION OF TEN UNITS OF 16,000 TEU CONTAINER VESSELS AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	APPROVAL OF LTI GRANT TO MANAGING DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	ELECTION OF MR JOHN POLLAERS AS A DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	ELECTION OF MS CAROLE CAMPBELL AS A DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	FINANCIAL ASSISTANCE - BANKING FACILITIES AND AUSTRALIAN CLUTCH SERVICES ACQUISITION	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	RE-ELECTION OF MR DAVID ROBINSON AS A DIRECTOR	FOR
G.U.D. HOLDINGS LTD	AU000000GUD2	29-Oct-2021	REMUNERATION REPORT	FOR
GENESIS ENERGY LTD	NZGNEE0001S7	29-Oct-2021	THAT BARBARA CHAPMAN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
GENESIS ENERGY LTD	NZGNEE0001S7	29-Oct-2021	THAT JAMES MOULDER BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
GENESIS ENERGY LTD	NZGNEE0001S7	29-Oct-2021	THAT THE ANNUAL TOTAL POOL FOR DIRECTORS' REMUNERATION BE INCREASED BY NZD132,950, FROM NZD940,000 TO NZD1,072,950, WITH THE INCREASE TAKING EFFECT FROM 1 NOVEMBER 2021	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	29-Oct-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE COMPANY (DETAILS OF WHICH ARE SET OUT IN THE CIRCULAR AND ANNOUNCEMENT PUBLISHED BY THE COMPANY ON 30 SEPTEMBER 2021 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN)) AND THE AUTHORITY GRANTED TO ANY ONE OF THE EXECUTIVE DIRECTORS OF THE COMPANY TO APPLY, ON BEHALF OF THE COMPANY, TO THE RELEVANT AUTHORITIES FOR HANDLING THE AMENDMENTS, APPLICATION FOR APPROVAL, REGISTRATION, FILING PROCEDURES AND OTHER RELEVANT MATTERS FOR THE AMENDMENTS AND CHANGES TO THE ARTICLES OF ASSOCIATION	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	29-Oct-2021	TO CONSIDER AND APPROVE THE CHANGE IN INDEPENDENT SUPERVISOR OF THE COMPANY SET OUT IN THE CIRCULAR (PUBLISHED ON 30 SEPTEMBER 2021 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN)); Ma Yu Bo	FOR
GREAT WALL MOTOR CO LTD	CNE100000338	29-Oct-2021	TO CONSIDER AND APPROVE THE IMPLEMENTATION RULES FOR THE ACCUMULATIVE VOTING MECHANISM SET OUT IN THE CIRCULAR (PUBLISHED ON 30 SEPTEMBER 2021 ON THE WEBSITE OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE WEBSITE OF THE COMPANY (WWW.GWM.COM.CN))	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR UNDER THE LONG TERM INCENTIVE PLAN	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR UNDER THE LONG TERM INCENTIVE PLAN	FOR
GWA GROUP LTD	AU000000GWA4	29-Oct-2021	RE-ELECTION OF DIRECTOR - MR DARRYL MCDONOUGH	FOR

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GWA GROUP LTD	AU000000GWA4	29-Oct-2021	RE-ELECTION OF DIRECTOR - MR PETER BIRTLES	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	APPROVE REMUNERATION REPORT	AGAINST
ITM POWER PLC	GB00B0130H42	29-Oct-2021	AUTHORISE ISSUE OF EQUITY	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	ELECT TOM RAE AS DIRECTOR	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	REAPPOINT GRANT THORNTON UK LLP AS AUDITORS AND AUTHORISE THEIR REMUNERATION	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	RE-ELECT ANDREW ALLEN AS DIRECTOR	FOR
ITM POWER PLC	GB00B0130H42	29-Oct-2021	RE-ELECT DR GRAHAM COOLEY AS DIRECTOR	AGAINST
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	ADOPTION OF JANISON EDUCATION GROUP LIMITED EMPLOYEE SHARE OWNERSHIP PLAN	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	ADOPTION OF REMUNERATION REPORT	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	ASX LISTING RULE 7.1A APPROVAL OF FUTURE ISSUE OF SECURITIES	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RATIFICATION OF PRIOR ISSUE OF SHARES ISSUED UNDER ASX LISTING RULE 7.1A	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RE-ELECTION OF DAVID CASPARI AS DIRECTOR	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RE-ELECTION OF MICHAEL HILL AS DIRECTOR	FOR
JANISON EDUCATION GROUP LTD	AU000000JAN7	29-Oct-2021	RE-ELECTION OF WAYNE HOULDEN AS DIRECTOR	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	PROPOSAL TO INCREASE SHARE CAPITAL, BY PAYMENT AND IN ONE OR MORE TRANCHES, TO BE CARRIED OUT BY 30 JUNE 2022, FOR A TOTAL MAXIMUM AMOUNT OF EURO 400 MILLION, INCLUDING ANY SHARE PREMIUM, BY ISSUING NEW ORDINARY SHARES WITH NO NOMINAL VALUE EXPRESSED AND HAVING THE SAME CHARACTERISTICS AS THOSE IN CIRCULATION, TO BE OFFERED AS AN OPTION TO THE COMPANY' SHAREHOLDERS ENTITLED PURSUANT TO ART. 2441, PARAGRAPHS 1, 2 AND 3, OF THE ITALIAN CIVIL CODE. SUBSEQUENT AMENDMENT OF ART. 5 (CAPITAL INCREASE) OF THE COMPANY BYLAW. RESOLUTION RELATED THERETO	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	REPORT ON REWARDING POLICY AND EMOLUMENTS PAID: TO EXAMINE SECTION I, DRAFTED AS PER ARTICLE 123-TER, ITEM 3-BIS, OF THE LEGISLATIVE DECREE 58/1998	AGAINST
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	REPORT ON REWARDING POLICY AND EMOLUMENTS PAID: TO EXAMINE SECTION II, DRAFTED AS PER ARTICLE 123-TER, ITEM 6, OF THE LEGISLATIVE DECREE 58/1998	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS: TO APPOINT THE BOARD OF DIRECTORS' MEMBERS	AGAINST
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS' EMOLUMENTS	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS: TO STATE THE BOARD OF DIRECTORS' TERM OF OFFICE	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE BOARD OF DIRECTORS: TO STATE THE NUMBER OF BOARD OF DIRECTORS' MEMBERS	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE INTERNAL AUDITORS: TO APPOINT THE INTERNAL AUDITORS' MEMBERS AND THEIR CHAIRMAN FOR THE FINANCIAL YEARS 2021/2022 - 2022/2023 - 2023/2024	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	RESOLUTIONS REGARDING THE INTERNAL AUDITORS: TO STATE THE INTERNAL AUDITORS' EMOLUMENTS	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	TO AMEND ART. 22 (INTERNAL AUDITORS) AND ELIMINATE ART 33 (TRANSITIONAL PROVISIONS) OF THE COMPANY BYLAW. RESOLUTION RELATED THERETO	FOR
JUVENTUS FOOTBALL CLUB SPA	IT0000336518	29-Oct-2021	TO APPROVE THE BALANCE SHEET AS OF 30 JUNE 2021, TOGETHER WITH THE BOARD OF DIRECTORS', INTERNAL AND EXTERNAL AUDITORS' REPORT ON MANAGEMENT, TO PRESENT THE CONSOLIDATED BALANCE SHEET AS OF 30 JUNE 2021. RESOLUTION RELATED THERETO	FOR
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Amend Articles to: Change Official Company Name, Amend Business Lines, Increase Capital Shares to be issued	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Konishi, Toshimitsu	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Mori, Shigeo	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Nishiguchi, Yoshihiro	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is Audit and Supervisory Committee Member Sawa, Chie	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fukutani, Koji	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hayashi, Katsuhiro	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nagata, Yasuto	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Umemoto, Tomoyuki	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Appoint a Director who is not Audit and Supervisory Committee Member Watanabe, Gaku	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Approve Absorption-Type Company Split Agreement between the Company and KS Split Preparation Co.,Ltd	AGAINST
KANSAI SUPER MARKET LTD.	JP3227900002	29-Oct-2021	Approve Stock-for-stock Exchange Agreement between the Company, Izumiya Co.,Ltd. and HANKYU OASIS Co.LTD	AGAINST
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL OF THE ALLOCATION OF THE RESULTS	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL OF THE ANNUAL ACCOUNTS	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL OF THE REMUNERATION REPORT	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	APPROVAL TO GRANT DISCHARGE TO THE STATUTORY DIRECTOR	FOR
KBC ANCORA CVA	BE0003867844	29-Oct-2021	PROPOSAL TO GRANT DISCHARGE TO THE STUTORY AUDITOR	FOR

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NANOFILM TECHNOLOGIES INTERNATIONAL LIMITED	SGXE61652363	29-Oct-2021	THE PROPOSED ADOPTION OF THE NANOFILM RESTRICTED SHARE PLAN	FOR
PWR HOLDINGS LTD	AU000000PWHO	29-Oct-2021	RE-ELECTION OF JEFFREY FORBES AS A DIRECTOR	FOR
PWR HOLDINGS LTD	AU000000PWHO	29-Oct-2021	REMUNERATION REPORT	FOR
PWR HOLDINGS LTD	AU000000PWHO	29-Oct-2021	RENEWAL OF SHAREHOLDER APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	A non-binding, advisory vote on the compensation paid to the Company's named executive officers, as described in the "Compensation Discussion and Analysis" section of the Company's proxy statement and the related compensation tables, notes and narrative discussion.	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Manuel O. Mendez	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Isabelle Buckle	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Frederick Hallsworth	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Catherine Larue	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Brian McDonough	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Heino von Prondzynski	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - Zubeen Shroff	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Director Election - John Wilkerson	FOR
QUOTIENT LIMITED	JE00BLG2ZQ72	29-Oct-2021	Proposal to re-appoint Ernst & Young LLP as the Company's auditors from the conclusion of this meeting until the next Annual General Meeting of the Company to be held in 2022, to ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting firm and to authorize the directors to determine the fees to be paid to the auditors.	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO AUTHORISE THE DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO ELECT CHAD BARTON AS A DIRECTOR	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO ELECT JULIAN COOK AS A DIRECTOR	FOR
SKYCITY ENTERTAINMENT GROUP LTD	NZSKCE0001S2	29-Oct-2021	TO ELECT SILVANA SCHENONE AS A DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO DECLARE A FINAL DIVIDEND	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES REPURCHASED	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS, THE DIRECTORS' REPORT AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. DAVID NORMAN PRINCE AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. LEE WAI-KWONG, SUNNY AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. LEONG KWOK-KUEN, LINCOLN AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. SIU HON-WAH, THOMAS AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. TONG KWOK-KONG, RAYMOND AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT MR. TUNG CHI-HO, ERIC AS DIRECTOR	FOR
SUNEVISION HOLDINGS LTD	KYG857001054	29-Oct-2021	TO RE-ELECT PROFESSOR LI ON-KWOK, VICTOR AS DIRECTOR	FOR
VICI PROPERTIES INC.	US9256521090	29-Oct-2021	To approve one or more adjournments of the special meeting, if necessary or appropriate, to solicit additional proxies in favor of Proposal 1 if there are insufficient votes at the time of such adjournment to approve such proposal.	FOR
VICI PROPERTIES INC.	US9256521090	29-Oct-2021	To approve the issuance of common stock, \$0.01 par value per share, in connection with the transactions contemplated by the Master Transaction Agreement, dated August 4, 2021, by and among MGM Growth Properties LLC, MGM Growth Properties Operating Partnership LP, VICI Properties Inc., Venus Sub LLC, VICI Properties L.P., VICI Properties OP LLC and MGM Resorts International.	FOR
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	Director Election - Gerald K. Carlson	ABSTAIN
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	Director Election - Mary Lou Malanoski	ABSTAIN
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	Director Election - Carol A. Wrenn	ABSTAIN
PHIBRO ANIMAL HEALTH CORPORATION	US71742Q1067	01-Nov-2021	Ratification of the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	APPROVAL OF CHANGES TO THE CONSTITUTION - VIRTUAL MEETINGS AND ROTATION OF DIRECTORS	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	ELECTION OF DIRECTOR - JAMES KALBASSI	AGAINST
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	ELECTION OF DIRECTOR - JO DAWSON	FOR
PSC INSURANCE GROUP LTD	AU000000PSI6	01-Nov-2021	RE-ELECTION OF DIRECTOR - PAUL DWYER	FOR
WAYPOINT REIT LTD	AU0000088064	01-Nov-2021	CONSOLIDATION OF STAPLED SECURITIES	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Bing Chen	FOR

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ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: David Sokol	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: John C. Hsu	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Katie Wade	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Lawrence Chin	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Lawrence Simkins	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Nicholas Pitts-Tucker	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Election of Director: Stephen Wallace	FOR
ATLAS CORP	MHY0436Q1098	02-Nov-2021	Ratification of the appointment of KPMG LLP, Chartered Professional Accountants, as Atlas Corp.'s independent auditors for the fiscal year ending December 31, 2021.	FOR
QAD INC.	US74727D3061	02-Nov-2021	To approve and adopt the Agreement and Plan of Merger, dated as of June 27, 2021 (as amended from time to time, the "Merger Agreement") by and among QAD Inc. (the "Company"), Project Quick Parent, LLC, a limited liability company organized under the laws of Delaware ("Parent"), and Project Quick Merger Sub, Inc., a Delaware corporation and a direct, wholly owned subsidiary of Parent ("Merger Sub"), pursuant to which Merger Sub will merge with and into the Company (the "Merger"), and approve the transactions contemplated thereby, including the Merger.	FOR
QAD INC.	US74727D3061	02-Nov-2021	To approve by a non-binding, advisory vote certain compensation arrangements for the Company's named executive officers in connection with the Merger.	AGAINST
QAD INC.	US74727D3061	02-Nov-2021	To approve one or more proposals to adjourn the Special Meeting, if necessary or appropriate, including adjournments to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve the Merger Agreement Proposal.	FOR
SINOTRANS LTD	CNE1000004F1	02-Nov-2021	MR. DENG WEIDONG BE ELECTED AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH A TERM OF OFFICE FROM THE APPROVAL OF THE SHAREHOLDERS AT THE EGM TO THE DATE OF CONCLUSION OF THE THIRD SESSION OF THE BOARD	FOR
SINOTRANS LTD	CNE1000004F1	02-Nov-2021	MR. WANG HONG BE ELECTED AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY WITH A TERM OF OFFICE FROM THE APPROVAL OF THE SHAREHOLDERS AT THE EGM TO THE DATE OF CONCLUSION OF THE THIRD SESSION OF THE BOARD	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO ADOPT THE AUDITED FINANCIAL STATEMENTS, THE REPORT OF THE DIRECTORS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO APPROVE AND ADOPT THE NEW SHARE OPTION SCHEME OF THE COMPANY	AGAINST
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO APPROVE THE PAYMENT OF FINAL DIVIDEND OF HKD 0.155 PER SHARE IN RESPECT OF THE YEAR ENDED 30 JUNE 2021	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE FEES OF DIRECTORS	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE SHARES IN THE CAPITAL OF THE COMPANY BY THE NUMBER OF SHARES REPURCHASED	AGAINST
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO ISSUE AND DISPOSE OF ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE ISSUED SHARES	AGAINST
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO GIVE A GENERAL MANDATE TO THE BOARD OF DIRECTORS TO REPURCHASE SHARES OF THE COMPANY NOT EXCEEDING 10% OF THE ISSUED SHARES	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. CHEUNG WING-YUI AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. DAVID NORMAN PRINCE AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. GAN FOCK-KIN, ERIC AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. LEE YAU-TAT, SAMUEL AS DIRECTOR	FOR
SMARTONE TELECOMMUNICATIONS HOLDINGS LTD	BMG8219Z1059	02-Nov-2021	TO RE-ELECT MR. SIU HON-WAH, THOMAS AS DIRECTOR	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	Director Election - Karen A. Licitra	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	Director Election - Wesley E. Johnson, Jr.	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	Say-on-Pay - An advisory vote on the approval of compensation of our named executive officers.	FOR
ANGIODYNAMICS, INC.	US03475V1017	03-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as AngioDynamics independent registered public accounting firm for the fiscal year ending May 31, 2022.	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO AMEND ART. 19 (BOARD OF DIRECTORS FULLY ENTITLED TO MANAGE THE COMPANY), ITEMS 3 AND 4, AND ART. 24 LETTER (E), (ANYONE CAN PROTECT THEIR RIGHTS IN COURT), OF THE BY-LAWS (FUNCTIONING OF THE BOARD OF DIRECTORS AND MANAGER IN CHARGE)	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO INSERT ITEM 6 OF ART. 10 (RULES CONFORM TO INTERNATIONAL LAW); ITEM 5 OF ART. 19 AND LETTER (G) OF ART. 24, OF THE BY-LAWS (HONOURED CHAIRMAN)	AGAINST
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO MODIFY ART. 27, (CRIMINAL RESPONSIBILITY IS PERSONAL), ITEMS 1 AND 4, OF THE BY-LAWS (REQUIREMENTS OF THE INTERNAL AUDITORS)	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO AMEND THE RELATED ART. 6, 10, 19, 24, AND 27, OF THE BY-LAWS; RESOLUTIONS RELATED THERETO: TO MODIFY ART. 6, ITEM 6, OF THE BY-LAWS (STOCK CAPITAL - UPDATE)	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO APPOINT A DIRECTOR TO INTEGRATE THE BOARD OF DIRECTORS: PAOLO GIBELLO RIBATTO	FOR
BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO APPOINT THE HONORARY CHAIRMAN: ENNIO DORIS	AGAINST

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BANCA MEDIOLANUM S.P.A.	IT0004776628	03-Nov-2021	TO APPOINT THE HONORARY CHAIRMAN: TO STATE THE DURATION PERIOD OF THE TERM OF OFFICE	AGAINST
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS UNDER FY22 LTI PLAN TO MR NATHAN BLACKBURNE OR HIS NOMINEE	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	APPROVAL OF ISSUE OF ZERO-PRICE OPTIONS (ZEPOS) UNDER THE FY21 DEFERRED STI PLAN TO MR NATHAN BLACKBURNE OR HIS NOMINEE	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	CONFIRMATION OF APPOINTMENT OF DIRECTOR - MR PAUL G SAY	FOR
CEDAR WOODS PROPERTIES LIMITED CWP	AU000000CWP1	03-Nov-2021	RE-ELECTION OF RETIRING DIRECTOR - MS VALERIE A DAVIES	FOR
CHUBB LIMITED	CH0044328745	03-Nov-2021	If a new agenda item or a new proposal for an existing agenda item is put before the meeting, I/we hereby authorize and instruct the independent proxy to vote as follows.	AGAINST
CHUBB LIMITED	CH0044328745	03-Nov-2021	Ratification of the share repurchase program ending June 30, 2022.	FOR
CHUBB LIMITED	CH0044328745	03-Nov-2021	Reduction of share capital.	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	APPROVAL FOR GRANT OF DEFERRED EQUITY COMPONENT OF STI TO MANAGING DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	APPROVAL FOR GRANT OF LTI OPTIONS TO MANAGING DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	APPROVE AN INCREASE IN NON-EXECUTIVE DIRECTORS' FEES	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	ELECTION OF TONY PEAKE AS NON-EXECUTIVE DIRECTOR	FOR
DOMINO'S PIZZA ENTERPRISES LTD	AU000000DMP0	03-Nov-2021	RE-ELECTION OF LYNDIA O'GRADY AS NON-EXECUTIVE DIRECTOR	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPOINT MR. CHIU KWOK HUNG, JUSTIN AS A NON-EXECUTIVE DIRECTOR	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPOINT MR. LIM HWEE CHIANG (JOHN) AS A NON-EXECUTIVE DIRECTOR	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPOINT MR. RAJEEV KANNAN AS A NON-EXECUTIVE DIRECTOR	FOR
ESR CAYMAN LTD	KYG319891092	03-Nov-2021	TO APPROVE THE ACQUISITION AGREEMENT DATED 4 AUGUST 2021 (AND AS AMENDED ON 24 AUGUST 2021) AND THE PROPOSED TRANSACTION CONTEMPLATED THEREUNDER, AND TO GRANT THE SPECIFIC MANDATE TO ALLOT THE CONSIDERATION SHARES, THE SMBC SUBSCRIPTION SHARES AND (IF APPLICABLE) THE SHARES PURSUANT TO THE PERMITTED ISSUANCE PURSUANT TO THE TERMS AND CONDITIONS OF THE ACQUISITION AGREEMENT, AS MORE PARTICULARLY SET OUT IN THE NOTICE OF THE EGM	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Edward Barnholt	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Emiko Higashi	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Gary Moore	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Jeneanne Hanley	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Kevin Kennedy	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Kiran Patel	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Marie Myers	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Richard Wallace	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Robert Calderoni	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Robert Rango	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	Election of Director to serve for a one-year term: Victor Peng	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	To approve on a non-binding, advisory basis our named executive officer compensation.	FOR
KLA CORPORATION	US4824801009	03-Nov-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Approval, on a non-binding advisory basis, of the compensation of the Company's named executive officers.	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Director Election - James R. Buch	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Director Election - Joan M. Lewis	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Director Election - Peter E. Murphy	FOR
MALIBU BOATS, INC.	US56117J1007	03-Nov-2021	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
SQUARE, INC.	US8522341036	03-Nov-2021	Approve one or more adjournments of the special meeting of stockholders of Square, if necessary or appropriate and consented to by Afterpay, including to permit further solicitation of proxies if there are insufficient votes at the time of the special meeting of stockholders to approve the Transaction Proposal.	FOR
SQUARE, INC.	US8522341036	03-Nov-2021	Approve the issuance of shares of Class A common stock of Square, Inc. ("Square") (including shares underlying CHESSE Depositary Interests) to shareholders of Afterpay Limited ("Afterpay") pursuant to a Scheme of Arrangement between Afterpay and its shareholders and a Deed Poll to be executed by Square and Lanai (AU) 2 Pty Ltd ("Square Sub"), as contemplated by the Scheme Implementation Deed, dated as of August 2, 2021, and as it may be further amended or supplemented, by and among Square, Square Sub, and Afterpay (the "Transaction Proposal").	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Advisory vote to approve the Company's executive compensation as discussed and described in the proxy statement.	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Annabelle Yu Long	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Anne Gates	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Darrell Cavens	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: David Denton	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Ivan Menezes	FOR

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TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Joanne Crevoiserat	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Johanna (Hanneke) Faber	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: John P. Bilbrey	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Pamela Lifford	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Election of Director: Thomas Greco	FOR
TAPESTRY, INC.	US8760301072	03-Nov-2021	Ratification of the appointment of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending July 2, 2022.	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	GRANT OF PERFORMANCE RIGHTS (FY22 LTI) TO CEO MANAGING DIRECTOR	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	GRANT OF SERVICE RIGHTS (FY21 STI) TO CEO MANAGING DIRECTOR	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	PARTICIPATION BY DIRECTOR IN REMUNERATION SACRIFICE RIGHTS PLAN	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	RETIREMENT AND RE-ELECTION OF DIRECTOR - ALIZA KNOX	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	RETIREMENT AND RE-ELECTION OF DIRECTOR - FIONA PAK-POY	FOR
TYRO PAYMENTS LTD	AU0000066508	03-Nov-2021	RETIREMENT BY ROTATION AND RE-ELECTION OF DIRECTOR - DAVID FITE	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	GRANT OF DEFERRED EQUITY RIGHTS TO ROBERT CHRISTOPHER ASHTON	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	GRANT OF LONG-TERM PERFORMANCE RIGHTS TO ROBERT CHRISTOPHER ASHTON	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO ADOPT THE REMUNERATION REPORT	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO ELECT EMMA STEIN AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT ANDREW LIVERIS AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT ANNE TEMPLEMAN-JONES AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT THOMAS GORMAN AS A DIRECTOR OF THE COMPANY	FOR
WORLEY LTD	AU000000WOR2	03-Nov-2021	TO RE-ELECT WANG XIAO BIN AS A DIRECTOR OF THE COMPANY	FOR
AURELIA METALS LTD	AU000000AM11	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
AURELIA METALS LTD	AU000000AM11	04-Nov-2021	APPROVAL OF LONG TERM INCENTIVE PLAN	FOR
AURELIA METALS LTD	AU000000AM11	04-Nov-2021	APPROVAL TO ISSUE RIGHTS TO MANAGING DIRECTOR/CEO	FOR
AURELIA METALS LTD	AU000000AM11	04-Nov-2021	ELECTION OF HELEN GILLES	FOR
AURELIA METALS LTD	AU000000AM11	04-Nov-2021	ELECTION OF PETER BOTTEN	FOR
AURELIA METALS LTD	AU000000AM11	04-Nov-2021	ELECTION OF ROBERT VASSIE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	ADOPTION OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	APPOINTMENT OF ERNST AND YOUNG INC. AS THE EXTERNAL AUDITORS OF THE COMPANY	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	APPOINTMENT OF MISS BP SILWANYANA AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	APPOINTMENT OF MR MJ BOSMAN AS A MEMBER AND CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	APPOINTMENT OF MRS A MULLER AS A MEMBER OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	ELECTION OF MISS BP SILWANYANA AS A DIRECTOR	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	GENERAL AUTHORITY TO BUY-BACK SHARES	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE REMUNERATION, NOMINATION AND APPOINTMENTS COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO MEMBERS OF THE REMUNERATION, NOMINATION AND APPOINTMENTS COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO NON-EXECUTIVE DIRECTORS, EXCLUDING THE CHAIRMAN OF THE BOARD	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO NON-EXECUTIVE MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	INCREASE IN FEES PAYABLE TO THE CHAIRMAN OF THE BOARD	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE IMPLEMENTATION REPORT	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	NON-BINDING ADVISORY VOTE: TO ENDORSE THE REMUNERATION POLICY	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	RE-ELECTION OF MR AM THEBYANE AS A DIRECTOR	AGAINST
AVI LTD	ZAEO00049433	04-Nov-2021	RE-ELECTION OF MR M KOURSARIS AS A DIRECTOR	FOR
AVI LTD	ZAEO00049433	04-Nov-2021	RE-ELECTION OF MRS A MULLER AS A DIRECTOR	FOR
COTY INC.	US2220702037	04-Nov-2021	Approval, on an advisory (non-binding) basis, the compensation of Coty Inc.'s named executive officers, as disclosed in the proxy statement.	AGAINST
COTY INC.	US2220702037	04-Nov-2021	Director Election - Beatrice Ballini	ABSTAIN
COTY INC.	US2220702037	04-Nov-2021	Director Election - Isabelle Parize	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Erhard Schoewel	ABSTAIN

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COTY INC.	US2220702037	04-Nov-2021	Director Election - Robert Singer	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Justine Tan	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Joachim Creus	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Nancy G. Ford	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Olivier Goudet	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Peter Harf	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Johannes P. Huth	ABSTAIN
COTY INC.	US2220702037	04-Nov-2021	Director Election - Mariasun A. Larregui	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Anna Adeola Makanju	FOR
COTY INC.	US2220702037	04-Nov-2021	Director Election - Sue Y. Nabi	FOR
COTY INC.	US2220702037	04-Nov-2021	Ratification of the appointment of Deloitte & Touche LLP to serve as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	INCREASE NON-EXECUTIVE DIRECTORS' MAXIMUM FEE POOL	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	TO RE-ELECT MR. ERIC DODD AS A DIRECTOR	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	TO RE-ELECT MR. PHILLIP ARIS AS A DIRECTOR	FOR
CREDIT CORP GROUP LTD	AU000000CCP3	04-Nov-2021	TO RE-ELECT MR. RICHARD THOMAS AS A DIRECTOR	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	ELECTION OF MR MIKE SNEESBY AS A DIRECTOR	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, MR JASON PELLEGRINO, UNDER THE COMPANY'S EQUITY INCENTIVE PLAN	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	RE-ELECTION OF MR GREG ELLIS AS A DIRECTOR	FOR
DOMAIN HOLDINGS AUSTRALIA LTD	AU000000DHG9	04-Nov-2021	RE-ELECTION OF MS DIANA EILERT AS A DIRECTOR	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	APPROVAL OF MANAGING DIRECTOR'S LONG-TERM INCENTIVE (LTI)	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR - MR MARK CHELLEW	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR - MR PHILIP GARLING	FOR
DOWNER EDI LTD	AU000000DOW2	04-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR - MS NICOLE HOLLOWES	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	ACKNOWLEDGEMENT OF THE END OF THE TERM OF AUDITEX AS ALTERNATE AUDITOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	ALLOCATION OF THE RESULT FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPOINTMENT OF BPIFRANCE INVESTISSEMENT AS DIRECTOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE AGREEMENTS REFERRED TO IN ARTICLE L. 225-38 OF THE FRENCH COMMERCIAL CODE	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE ANNUAL REPORTS AND ACCOUNTS FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED COMPONENTS OF THE TOTAL REMUNERATION PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR DOMINIQUE D'HINNIN, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED BECAUSE OF THE TERM OF OFFICE FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR MICHEL AZIBERT, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED BECAUSE OF THE TERM OF OFFICE FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR RODOLPHE BELMER, CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL REMUNERATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED BECAUSE OF THE TERM OF OFFICE FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 TO MR YOHANN LEROY, DEPUTY CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE INFORMATION RELATING TO THE REMUNERATION OF CORPORATE OFFICERS FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021 MENTIONED IN I OF ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE CHIEF EXECUTIVE OFFICER	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REMUNERATION POLICY FOR THE DEPUTY CHIEF EXECUTIVE OFFICERS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	APPROVAL OF THE REPORTS AND CONSOLIDATED ACCOUNTS FOR THE FINANCIAL YEAR ENDING 30 JUNE 2021	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION FOR THE BOARD OF DIRECTORS TO PURCHASE THE COMPANY'S OWN SHARES	FOR

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EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS IN THE EVENT OF THE ISSUE OF ORDINARY SHARES AND/OR SECURITIES GIVING ACCESS, TO ORDINARY SHARES TO BE ISSUED BY THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, TO SET THE ISSUE PRICE UNDER THE TERMS AND CONDITIONS SET BY THE GENERAL MEETING, UP TO A LIMIT OF 10 PER CENT OF THE CAPITAL PER YEAR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO ALLOCATE FREE EXISTING OR NEW ORDINARY SHARES OF THE COMPANY TO ELIGIBLE EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY OR ITS SUBSIDIARIES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SHARES TO BE ISSUED IN THE EVENT OF AN INCREASE IN THE COMPANY'S SHARE CAPITAL, WITH MAINTENANCE OR CANCELLATION OF PREFERENTIAL SUBSCRIPTION RIGHTS, DECIDED ACCORDING TO THE 23RD TO 25TH RESOLUTIONS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	AUTHORISATION TO THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL BY CANCELLING SHARES ACQUIRED BY THE COMPANY UNDER ITS SHARE BUYBACK PROGRAM	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES GIVING IMMEDIATE AND-OR FUTURE ACCESS TO THE COMPANY'S SHARE CAPITAL, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR MEMBERS OF A COMPANY SAVINGS PLAN IN THE COMPANY OR ITS GROUP	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY THE CAPITALISATION OF RESERVES, PROFITS, BONUSES OR OTHER AMOUNTS WHOSE CAPITALISATION WOULD BE PERMITTED	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE CONTEXT OF A PUBLIC OFFERING (OTHER THAN THE ONE SPECIFIED IN 1 OF THE ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE)	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO ORDINARY SHARES OF THE COMPANY, WITHOUT SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE CONTEXT OF A PUBLIC OFFERING REFERRED TO IN 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO ORDINARY SHARES OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND-OR SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO ORDINARY SHARES OF THE COMPANY, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, AS A RESULT OF THE ISSUE BY THE COMPANY'S SUBSIDIARIES OF SECURITIES GIVING IMMEDIATE OR FUTURE ACCESS TO THE COMPANY'S ORDINARY SHARES	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND-OR SECURITIES GIVING ACCESS TO THE COMPANY'S ORDINARY SHARES, WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS, IN CONSIDERATION OF CONTRIBUTIONS IN-KIND UP TO A LIMIT OF 10 PER CENT OF THE COMPANY'S SHARE CAPITAL	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	POWERS FOR FORMALITIES	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF ERNST AND YOUNG AND OTHERS AS STATUTORY AUDITOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MR DIDIER LEROY AS DIRECTOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MR DOMINIQUE D'HINNIN AS DIRECTOR	FOR
EUTELSAT COMMUNICATIONS	FR0010221234	04-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MRS ESTHER GAIDE AS DIRECTOR	AGAINST
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Approve of an amendment and restatement of our 2014 Employee Stock Purchase Plan.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Approve of an amendment and restatement of our Equity Incentive Plan to, among other things, add 7,900,000 shares of our common stock to those reserved for issuance under the plan.	AGAINST
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Approve our Amended and Restated Tax Benefit Preservation Plan.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - Charles P. Carinalli	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - Kathleen M. Holmgren	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - Rajendra Khanna	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - Edward H. Kennedy	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - Edward B. Meyercord	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - John C. Shoemaker	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Director Election - Ingrid J. Burton	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Hold a vote on a stockholder proposal regarding simple majority voting, if properly presented at the 2021 Annual Meeting.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Hold an advisory vote to approve our named executive officers' compensation.	FOR
EXTREME NETWORKS, INC.	US30226D1063	04-Nov-2021	Ratify the appointment of Grant Thornton LLP as our independent auditors for the fiscal year ending June 30, 2022.	FOR
GRIEG SEAFOOD ASA	N00010365521	04-Nov-2021	AMEND ARTICLES RE: BOARD-RELATED	FOR
GRIEG SEAFOOD ASA	N00010365521	04-Nov-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
GRIEG SEAFOOD ASA	N00010365521	04-Nov-2021	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
GRIEG SEAFOOD ASA	N00010365521	04-Nov-2021	ELECT NICOLAI HAFELD GRIEG AS NEW DIRECTOR	FOR

GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO APPROVE THE REMUNERATION POLICY APPLICABLE AS FROM THE DATE OF THIS MEETING	AGAINST
GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO CANCEL 5,003,287 OWN SHARES ACQUIRED BY THE COMPANY. THE UNAVAILABLE RESERVE CREATED FOR THE ACQUISITION OF THE OWN SHARES WOULD BE CANCELLED AS REQUIRED BY ARTICLE 7:219, SECTION 4 OF THE CODE ON COMPANIES AND ASSOCIATIONS. ARTICLE 4 OF THE ARTICLES OF ASSOCIATION WOULD BE ACCORDINGLY MODIFIED AS FOLLOWS: THE CAPITAL IS SET AT SIX HUNDRED AND FIFTY-THREE MILLION ONE HUNDRED AND THIRTY-SIX THOUSAND THREE HUNDRED AND FIFTY-SIX EUROS AND FORTY-SIX CENTS (653,136,356.46 EUR). IT IS REPRESENTED BY ONE HUNDRED AND FIFTY-SIX MILLION THREE HUNDRED AND FIFTY-FIVE THOUSAND SHARES (156,355,000), WITHOUT MENTION OF NOMINAL VALUE, EACH REPRESENTING ONE / ONE HUNDRED AND FIFTY-SIX MILLION THREE HUNDRED AND FIFTY-FIVE THOUSANDTH (1/156,355,000TH) OF THE CAPITAL. EACH OF THESE SHARES IS FULLY PAID UP	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO DELEGATE ALL POWERS TO ANY EMPLOYEE OF GROUPE BRUXELLES LAMBERT, WITH A SUBSTITUTION OPTION AND, WHERE APPROPRIATE, WITHOUT PREJUDICE TO OTHER DELEGATIONS OF POWER, IN ORDER (I) TO COORDINATE THE ARTICLES OF ASSOCIATION TO TAKE THE ABOVE AMENDMENTS INTO ACCOUNT, TO SIGN THE COORDINATED VERSIONS OF THE ARTICLES OF ASSOCIATION AND DEPOSIT THEM WITH THE CLERK OFFICE OF THE BRUSSELS COMPANY COURT, AND (II) TO CARRY OUT ANY OTHER FORMALITIES FOR THE DEPOSIT OR PUBLICATION OF THE ABOVE DECISIONS	FOR
GROUPE BRUXELLES LAMBERT SA	BE0003797140	04-Nov-2021	PROPOSAL TO RATIFY THE COOPTATION OF ALEXANDRA SOTO AS DIRECTOR IN REPLACEMENT OF XAVIER LE CLEF FROM JULY 30, 2021, THAT IS UNTIL THE 2025 ORDINARY GENERAL SHAREHOLDERS MEETING	AGAINST
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR & (CEO/MD) UNDER FY22 LONG TERM INCENTIVE PLAN (LTIP)	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	CHANGES TO TERMS OF PERFORMANCE RIGHTS GRANTED TO MANAGEMENT UNDER THE FY20 TRANSFORMATIONAL INCENTIVE PLAN (TIP)	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3 BEING CAST AGAINST THE REMUNERATION REPORT: A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY ("SPILL MEETING") BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; B) ALL OF THE NON-EXECUTIVE DIRECTORS WHO WERE IN OFFICE WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 26 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING (BEING MR PETER BUSH, MR ROBERT GORDON, MR MICHAEL LHLIN, MS JACQUELINE MCARTHUR, MS HELEN NASH, MS LINDA BARDO NICHOLLS AO), CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	RE-ELECTION OF MS LINDA BARDO NICHOLLS AO AS NON-EXECUTIVE DIRECTOR	FOR
INGHAMS GROUP LTD	AU000000ING6	04-Nov-2021	REMUNERATION REPORT	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFIT IN RELATION TO PERFORMANCE RIGHTS	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	EMPLOYEE EQUITY INCENTIVE PLAN	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES (ISSUED IN ACCORDANCE WITH ASX LISTING RULE 7.1)	FOR
MINCOR RESOURCES NL	AU000000MCR8	04-Nov-2021	RE-ELECTION OF DIRECTOR - MS LIZA CARPENE	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 4 BEING CAST AGAINST THE ADOPTION OF THE COMPANY'S REMUNERATION REPORT: A) ANOTHER MEETING OF THE COMPANY'S SHAREHOLDERS (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE DATE OF THIS MEETING; B) ALL OF THE COMPANY'S DIRECTORS IN OFFICE, WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT TO BE CONSIDERED AT THIS MEETING WAS PASSED (OTHER THAN THE CEO AND MANAGING DIRECTOR), AND WHO CONTINUE IN OFFICE, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO VOTE AT THE SPILL MEETING	AGAINST
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	ELECTION OF MR ARI MERVIS AS A DIRECTOR OF THE COMPANY	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	RE-ELECTION OF MR DAVE WHITTLE AS A DIRECTOR OF THE COMPANY	FOR
MYER HOLDINGS LTD	AU000000MYR2	04-Nov-2021	RE-ELECTION OF MS JACQUIE NAYLOR AS A DIRECTOR OF THE COMPANY	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	I HAVE A PERSONAL INTEREST: If you do not vote YES=FOR or NO=AGAINST the vote on the corresponding proposal will not count.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve Kesselman & Kesselman (PwC Israel) as independent auditors of the Company for the fiscal year ending December 31, 2021 and for such additional period until the next Annual General Meeting of shareholders and to authorize the Board of Directors of the Company to approve their compensation.	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve the employment and remuneration terms of Mr. Erez Meltzer as the Company's Chief Executive Officer effective as set out in the Proxy Statement.	AGAINST

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NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve the re-election of Mr. Erez Meltzer as a Class I director to the Board of Directors of the Company, to hold office until the Annual General Meeting of Shareholders of the Company to be held in 2024 or until a successor has been duly elected, and to approve his compensation as set out in the Proxy Statement.	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	Proposal to approve the re-election of Prof. Richard Stone as a Class I director to the Board of Directors of the Company, to hold office until the Annual General Meeting of Shareholders of the Company to be held in 2024 or until a successor has been duly elected, and to approve his compensation as set out in the Proxy Statement.	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	With respect to proposals 2 through 4, please indicate if you are a Controlling shareholder, otherwise your votes will not be counted. YES=FOR or NO=AGAINST	AGAINST
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	With respect to proposals 2 through 4, please indicate if you are a Israeli Institutional Investor, otherwise your votes will not be counted. YES=FOR or NO=AGAINST	FOR
NANO-X IMAGING LTD.	IL0011681371	04-Nov-2021	With respect to proposals 2 through 4, please indicate if you are a Senior office holder, otherwise your votes will not be counted. YES=FOR or NO=AGAINST	AGAINST
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY (AS CONTAINED IN THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 MAY 2021)	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 MAY 2021	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS OVER AN ADDITIONAL 5% OF THE ISSUED SHARE CAPITAL IN RELATION TO AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS OVER UP TO 5% OF THE ISSUED SHARE CAPITAL	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE MAKING OF POLITICAL DONATIONS AND INCURRING POLITICAL EXPENDITURE	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO AUTHORISE THE PURCHASE OF OWN SHARES PURSUANT TO SECTION 701 OF THE COMPANIES ACT 2006	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 3.15P PER SHARE	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO REAPPOINT KPMG LLP AS AUDITOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MAY 2021	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO REDUCE THE NOTICE PERIOD REQUIRED FOR GENERAL MEETINGS	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT ADAM PALSER AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT CHRIS BATTERHAM AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT CHRIS STONE AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT JENNIFER DUVALIER AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT JONATHAN BROOKS AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT MIKE ETTLING AS A DIRECTOR	FOR
NCC GROUP PLC	GB00B01QGK86	04-Nov-2021	TO RE-ELECT TIM KOWALSKI AS A DIRECTOR	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	AMENDMENTS TO NIB'S CONSTITUTION	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	APPROVAL OF PARTICIPATION IN LONG-TERM INCENTIVE PLAN	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	ELECTION OF MR PETER HARMER	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	RE-ELECTION OF MS JACQUELINE CHOW	FOR
NIB HOLDINGS LTD	AU000000NHFO	04-Nov-2021	THAT THE REMUNERATION REPORT OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 (SET OUT IN THE DIRECTORS' REPORT) IS ADOPTED	FOR
NORTONLIFELOCK INC.	US6687711084	04-Nov-2021	To adjourn the special meeting to a later date or time, if necessary or appropriate, to solicit additional proxies in the event there are insufficient votes at the time of such adjournment to approve the Share Issuance Proposal (the "Adjournment Proposal").	FOR
NORTONLIFELOCK INC.	US6687711084	04-Nov-2021	To approve the issuance of New NortonLifeLock Shares to Avast shareholders in connection with the Merger (the "Share Issuance Proposal").	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT CHRIS JUDD BE ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT GRAEME WONG BE RE-ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT MARK TUME BE ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT NICOLA GREER BE ELECTED AS A DIRECTOR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE REMUNERATION OF ERNST & YOUNG AS AUDITOR FOR THE ENSUING YEAR	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE REMUNERATION OF THE INDEPENDENT DIRECTORS OF THE COMPANY FROM 4 NOVEMBER 2021 PURSUANT TO THE PER POSITION SUMS SHOWN IN THE "PROPOSED REMUNERATION" COLUMN OF THE TABLE SHOWN IN NOTE 2 OF THE EXPLANATORY NOTES	FOR
PRECINCT PROPERTIES NEW ZEALAND LTD	NZAPTE000153	04-Nov-2021	THAT THE EXISTING CONSTITUTION OF THE COMPANY IS REVOKED, AND THE CONSTITUTION PRESENTED AT THE MEETING IS ADOPTED AS THE CONSTITUTION OF THE COMPANY	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO APPROVE THE NEW SHARE OPTION SCHEME OF SMARTONE TELECOMMUNICATIONS HOLDINGS LIMITED	FOR

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SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO DECLARE A FINAL DIVIDEND	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO EXTEND THE GENERAL MANDATE TO ISSUE NEW SHARES BY ADDING THE NUMBER OF SHARES BOUGHT BACK (ORDINARY RESOLUTION NO.7 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO FIX THE DIRECTORS' FEES (THE PROPOSED FEES PAYABLE TO THE CHAIRMAN, THE VICE CHAIRMAN AND EACH OF THE OTHER DIRECTORS FOR THE YEAR ENDING 30 JUNE 2022 BE HKD 320,000, HKD 310,000 AND HKD 300,000 RESPECTIVELY)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES (ORDINARY RESOLUTION NO.5 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE NEW SHARES (ORDINARY RESOLUTION NO.6 AS SET OUT IN THE NOTICE OF THE AGM)	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RECEIVE AND CONSIDER THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT DR. LI KA-CHEUNG, ERIC AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. KWOK KAI-CHUN, GEOFFREY AS NON-EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. KWOK KAI-FAI, ADAM AS EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. WONG CHIK-WING, MIKE AS EXECUTIVE DIRECTOR	FOR
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MR. WU XIANG-DONG AS INDEPENDENT NON-EXECUTIVE DIRECTOR	AGAINST
SUN HUNG KAI PROPERTIES LTD	HK0016000132	04-Nov-2021	TO RE-ELECT MRS. LEUNG KO MAY-YEE, MARGARET AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPOINT ERNST & YOUNG INC. AS AUDITOR IN RESPECT OF THE ANNUAL FINANCIAL STATEMENTS TO BE PREPARED FOR THE PERIOD TO 3 JULY 2022 AND TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE TERMS AND FEES	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE NON-BINDING ADVISORY VOTES THE GROUP'S REMUNERATION POLICY AND IMPLEMENTATION REPORT AS SET OUT IN THE COMPANY'S 2021 INTEGRATED REPORT: IMPLEMENTATION REPORT	AGAINST
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE NON-BINDING ADVISORY VOTES THE GROUP'S REMUNERATION POLICY AND IMPLEMENTATION REPORT AS SET OUT IN THE COMPANY'S 2021 INTEGRATED REPORT: REMUNERATION POLICY	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: AUDIT COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: AUDIT COMMITTEE MEMBER	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NOMINATION COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NOMINATION COMMITTEE MEMBER	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NON-EXECUTIVE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: NON-EXECUTIVE DIRECTORS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022:	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	REMNERATION COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022:	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	REMNERATION COMMITTEE MEMBER	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: RISK COMMITTEE MEMBER (NON-EXECUTIVE ONLY)	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: SOCIAL AND ETHICS COMMITTEE CHAIRMAN	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROPOSED FEES OF THE NON-EXECUTIVE DIRECTORS FOR THE 12-MONTH PERIOD FROM 1 JANUARY 2022 TO 31 DECEMBER 2022: SOCIAL AND ETHICS COMMITTEE MEMBER (NON-EXECUTIVE ONLY)	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO APPROVE THE PROVISION OF FINANCIAL ASSISTANCE BY THE COMPANY, AS AUTHORISED BY THE BOARD, TO GROUP ENTITIES IN ACCORDANCE WITH THE COMPANIES ACT, 71 OF 2008 (THE ACT)	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING DIRECTOR TO THE COMPANY'S SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HER APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MS M MAKANJEE	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING DIRECTOR TO THE COMPANY'S SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HIS APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MR MA THOMPSON	FOR

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TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING DIRECTOR TO THE COMPANY'S SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HIS APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MR EFPM CRISTAUDO	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING INDEPENDENT NON-EXECUTIVE DIRECTOR TO THE COMPANY'S AUDIT COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HER APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MS CJ HESS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING INDEPENDENT NON-EXECUTIVE DIRECTOR TO THE COMPANY'S AUDIT COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HER APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MS D EARP	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING QUALIFYING INDEPENDENT NON-EXECUTIVE DIRECTOR TO THE COMPANY'S AUDIT COMMITTEE FOR THE PERIOD UNTIL THE NEXT ANNUAL GENERAL MEETING (SUBJECT WHERE NECESSARY TO HIS APPOINTMENT OR RE-APPOINTMENT AS DIRECTOR OF THE COMPANY): MR RJA SPARKS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO CONSIDER THE REPORT OF THE SOCIAL AND ETHICS COMMITTEE FOR THE PERIOD ENDED 27 JUNE 2021 AS PUBLISHED ON THE COMPANY'S WEBSITE	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO ELECT THE FOLLOWING PERSON WHO WAS APPOINTED TO THE BOARD AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM: MR EFPM CRISTAUDO	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO ELECT THE FOLLOWING PERSON WHO WAS APPOINTED TO THE BOARD AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM: MR TF MOSOLOLI	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO ELECT THE FOLLOWING PERSON WHO WAS APPOINTED TO THE BOARD AS A DIRECTOR OF THE COMPANY SINCE THE 2020 AGM: MS D EARP	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO GIVE A LIMITED AND CONDITIONAL GENERAL AUTHORITY AND MANDATE FOR THE COMPANY OR ITS SUBSIDIARIES TO ACQUIRE THE COMPANY'S SHARES	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RECEIVE AND ADOPT THE AUDITED ANNUAL FINANCIAL STATEMENTS, INCLUDING THE DIRECTORS' REPORT AND THE AUDIT COMMITTEE REPORT, FOR THE PERIOD ENDED 27 JUNE 2021	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MR AJ TAYLOR	AGAINST
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MR MS MARK	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MS CJ HESS	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RE-ELECT THE RETIRING DIRECTOR WHO IS AVAILABLE FOR RE-ELECTION: MS SJ PROUDFOOT	FOR
TRUWORTHS INTERNATIONAL LTD	ZAE000028296	04-Nov-2021	TO RENEW THE DIRECTORS' LIMITED AND CONDITIONAL GENERAL AUTHORITY OVER THE AUTHORISED BUT UNISSUED AND TREASURY SHARES, INCLUDING THE AUTHORITY TO ISSUE OR DISPOSE OF SUCH SHARES FOR CASH	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	APPROVAL TO ISSUE SHARES TO THE TWISTO SELLERS: ISSUE SHARES AS THE HOLDBACK CONSIDERATION	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	APPROVAL TO ISSUE SHARES TO THE TWISTO SELLERS: ISSUE SHARES AS THE UPFRONT CONSIDERATION	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	ELECTION AND RE-ELECTION OF DIRECTOR: ELECTION OF MS DIANE SMITH-GANDER	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	ELECTION AND RE-ELECTION OF DIRECTOR: RE-ELECTION OF MR JOHN BATISTICH	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	EMPLOYEE INCENTIVE PLAN: EMPLOYEE INCENTIVE PLAN AND ISSUE OF SECURITIES	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	EMPLOYEE INCENTIVE PLAN: POTENTIAL TERMINATION BENEFITS	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	INCREASE NON-EXECUTIVE DIRECTORS' FEE POOL	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTE PERFORMANCE RIGHTS: GRANT OF RIGHTS TO LARRY DIAMOND	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTE PERFORMANCE RIGHTS: GRANT OF RIGHTS TO PETER GRAY	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTI PERFORMANCE RIGHTS: GRANT OF RIGHTS TO LARRY DIAMOND	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	LTI PERFORMANCE RIGHTS: GRANT OF RIGHTS TO PETER GRAY	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	RATIFICATION OF PRIOR ISSUES OF SECURITIES: IN CONNECTION WITH THE CONVERTIBLE NOTE RAISING	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	RATIFICATION OF PRIOR ISSUES OF SECURITIES: IN CONNECTION WITH THE PLACEMENT	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	STI PLAN SHARES: GRANT OF SHARES TO LARRY DIAMOND	FOR
ZIP CO LTD	AU000000Z1P6	04-Nov-2021	STI PLAN SHARES: GRANT OF SHARES TO PETER GRAY	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Akhil Johri	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Bruce L. Downey	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Carrie S. Cox	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: David C. Evans	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Dean A. Scarborough	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Gregory B. Kenny	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: John H. Weiland	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Michael C. Kaufmann	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Nancy Killefer	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Patricia A. Hemingway Hall	FOR

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CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Election of Director: Sheri H. Edison	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	Shareholder proposal to adopt a policy that the chairman of the board be an independent director, if properly presented.	AGAINST
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To approve an amendment to our Restated Code of Regulations to reduce the share ownership threshold for calling a special meeting of shareholders.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To approve the Cardinal Health, Inc. 2021 Long-Term Incentive Plan.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
CARDINAL HEALTH, INC.	US14149Y1082	05-Nov-2021	To ratify the appointment of Ernst & Young LLP as our independent auditor for the fiscal year ending June 30, 2022.	FOR
EUREKA GROUP HOLDINGS LTD	AU000000EGH7	05-Nov-2021	INCREASE TOTAL AGGREGATE AMOUNT OF NON-EXECUTIVE DIRECTOR'S FEES	FOR
EUREKA GROUP HOLDINGS LTD	AU000000EGH7	05-Nov-2021	RE-ELECTION OF MURRAY BOYTE AS A DIRECTOR	FOR
EUREKA GROUP HOLDINGS LTD	AU000000EGH7	05-Nov-2021	REMUNERATION REPORT	FOR
HOCHSCHILD MINING PLC	GB00B1FW5029	05-Nov-2021	APPROVE MATTERS RELATING TO THE DEMERGER OF ACLARA RESOURCES INC. FROM THE COMPANY	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF FY22 RIGHTS TO THE MANAGING DIRECTOR/CHIEF EXECUTIVE OFFICER	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	ELECTION OF DR NAZAR BOKANI AS A DIRECTOR	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	RE-ELECTION OF MR RUPERT HARRINGTON AS A DIRECTOR	FOR
INTEGRAL DIAGNOSTICS LTD	AU000000IDX2	05-Nov-2021	REMUNERATION REPORT	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF FURTHER ISSUES OF EQUITY SECURITIES UNDER THE EQUITY INCENTIVE PLAN	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR BERNARD ROWE	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR JAMES CALAWAY	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ALAN DAVIES IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO JAMES D. CALAWAY IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO JULIAN BABARCZY IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MARGARET R. WALKER IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ROSE MCKINNEY-JAMES IN LIEU OF DIRECTORS' FEES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS UNDER THE EQUITY INCENTIVE PLAN	FOR
IONEER LTD	AU0000028946	05-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON RESOLUTION 2 BEING CAST AGAINST THE REMUNERATION REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF PASSING THIS RESOLUTION; (B) ALL OF THE DIRECTORS OTHER THAN THE MANAGING DIRECTOR WHO WERE IN OFFICE WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO THE OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO VOTE AT THE SPILL MEETING	AGAINST
IONEER LTD	AU0000028946	05-Nov-2021	RE-ELECTION OF DIRECTOR - JAMES D. CALAWAY	FOR
IONEER LTD	AU0000028946	05-Nov-2021	RE-ELECTION OF DIRECTOR - MARGARET R. WALKER	FOR
IONEER LTD	AU0000028946	05-Nov-2021	RE-ELECTION OF DIRECTOR - ROSE MCKINNEY-JAMES	FOR
IONEER LTD	AU0000028946	05-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
IONEER LTD	AU0000028946	05-Nov-2021	TO ADOPT THE REMUNERATION REPORT	AGAINST
KADMON HOLDINGS, INC.	US48283N1063	05-Nov-2021	To adjourn the Special Meeting, if necessary and for the minimum amount of time reasonable under the circumstances, to ensure any supplement or amendment to the proxy statement is provided to the stockholders of Kadmon Holdings, Inc. a reasonable amount of time in advance of the Special Meeting, or to solicit additional proxies if there are insufficient votes at the time of the Special Meeting to approve to the proposal to adopt the Merger Agreement and approve the Merger.	FOR
KADMON HOLDINGS, INC.	US48283N1063	05-Nov-2021	To adopt the Agreement and Plan of Merger, dated September 7, 2021, by and among Kadmon Holdings, Inc., Sanofi and Latour Merger Sub, Inc. and approve the Merger.	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Adele Gulfo	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: David Marek	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Hiroshi Nomura	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Mark Guinan	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Myrtle Potter	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	Election of Director to serve for a one-year term: Terrie Curran	AGAINST
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	To approve, on an advisory basis, the compensation of Myovant's named executive officers, as described in the Proxy Statement.	FOR
MYOVANT SCIENCES LTD.	BMG637AM1024	05-Nov-2021	To ratify the selection by the Audit Committee of the Board of Ernst & Young LLP as Myovant's independent registered public accounting firm for Myovant's fiscal year ending March 31, 2022, to appoint Ernst & Young LLP as auditor for statutory purposes under the Bermuda Companies Act 1981, as amended, for Myovant's fiscal year ending March 31, 2022, and to authorize the Board, through the Audit Committee, to set the remuneration for Ernst & Young LLP as Myovant's auditor for Myovant's fiscal year ending March 31, 2022.	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	AMENDMENTS TO THE QANTAS CONSTITUTION	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	ELECTION OF DIRECTOR: ANTONY TYLER	FOR

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QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	ELECTION OF DIRECTOR: BELINDA HUTCHINSON	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	ELECTION OF DIRECTOR: TODD SAMPSON	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	PARTICIPATION OF THE CHIEF EXECUTIVE OFFICER, ALAN JOYCE, IN THE LONG TERM INCENTIVE PLAN	FOR
QANTAS AIRWAYS LTD	AU000000QAN2	05-Nov-2021	REMUNERATION REPORT	FOR
SPARK NEW ZEALAND LTD	NZTELE0001S4	05-Nov-2021	THAT MR DAVID HAVERCROFT IS RE-ELECTED AS A DIRECTOR OF SPARK	FOR
SPARK NEW ZEALAND LTD	NZTELE0001S4	05-Nov-2021	THAT MS ALISON BARRASS IS RE-ELECTED AS A DIRECTOR OF SPARK	FOR
SPARK NEW ZEALAND LTD	NZTELE0001S4	05-Nov-2021	THAT THE DIRECTORS OF SPARK ARE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
ANHUI CONCH CEMENT CO LTD	CNE1000001W2	08-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHOU XIAOCHUAN AS SPECIFIED ("MR. ZHOU") AS AN EXECUTIVE DIRECTOR OF THE EIGHTH SESSION OF THE BOARD ("BOARD") OF DIRECTORS OF THE COMPANY FOR A TERM COMMENCING FROM THE DATE OF APPROVAL AT THE MEETING (I.E. 8 NOVEMBER 2021) UNTIL THE DATE OF EXPIRY OF THE TERM OF THE EIGHTH SESSION OF THE BOARD (EXPECTED TO BE 29 MAY 2022)	FOR
CHARTER HALL RETAIL REIT	AU000000CQR9	08-Nov-2021	RE-ELECTION OF INDEPENDENT DIRECTOR - MR ROGER DAVIS	FOR
KE HOLDINGS INC	US4824971042	08-Nov-2021	As a special resolution: THAT, notwithstanding anything to the contrary contained in the currently effective Memorandum and Articles of Association of the Company, 110,116,275 Class A Ordinary Shares with a par value of US\$0.00002 each, being currently issued and outstanding Class A Ordinary Shares registered in the name of Ever Orient International Limited, and 47,777,775 Class A Ordinary Shares with a par value of US\$0.00002 each, being currently issued and outstanding Class ... (due to space limits, see proxy material for full proposal).	FOR
KE HOLDINGS INC	US4824971042	08-Nov-2021	As a special resolution: THAT, the existing Memorandum and Articles of Association of the Company currently in effect be amended and restated by their deletion in their entirety and the substitution in their place of the Fifth Amended and Restated Memorandum and Articles of Association of the Company, a form of which is being provided to you.	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Advisory vote to approve the compensation of the named executive officers of Lam Research, or "Say on Pay."	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Sohail U. Ahmed	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Timothy M. Archer	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Eric K. Brandt	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Michael R. Cannon	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Catherine P. Lego	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Bethany J. Mayer	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Abhijit Y. Talwalkar	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Lih Shyng (Rick L) Tsai	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Director Election - Leslie F. Varon	FOR
LAM RESEARCH CORPORATION	US5128071082	08-Nov-2021	Ratification of the appointment of the independent registered public accounting firm for fiscal year 2022.	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	Re-election of Class II Director to serve until the 2024 Annual General Meeting of Shareholders: Ron Gutler	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	Re-election of Class II Director to serve until the 2024 Annual General Meeting of Shareholders: Roy Saar	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	Re-election of Class II Director to serve until the 2024 Annual General Meeting of Shareholders: Yuval Cohen	FOR
WIX.COM LTD	IL0011301780	08-Nov-2021	To ratify the appointment and compensation of Kost, Forer, Gabbay & Kasierer, a member of Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending December 31, 2021 and until the next annual general meeting of shareholders.	FOR
B&M EUROPEAN VALUE RETAIL SA.	LU1072616219	09-Nov-2021	ELECT PAULA MACKENZIE AS DIRECTOR	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	ALLOCATION OF SHARES TO THE MANAGING DIRECTOR UNDER THE LOAN FUNDED SHARE PLAN	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	AMENDMENTS TO THE BANK'S CONSTITUTION- FACILITATING GENERAL MEETINGS USING TECHNOLOGY, STRENGTHENING DIRECTOR ELIGIBILITY REQUIREMENTS, INTRODUCING NEW PROPORTIONAL TAKEOVER APPROVAL PROVISIONS AND OTHER MINOR AND TECHNICAL IMPROVEMENTS	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	ELECTION OF MR RICHARD DEUTSCH AS A DIRECTOR	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR UNDER THE OMNIBUS EQUITY PLAN	FOR
BENDIGO AND ADELAIDE BANK LTD	AU000000BEN6	09-Nov-2021	RE-ELECTION OF MS VICKI CARTER AS A DIRECTOR	FOR
EPLUS INC.	US2942681071	09-Nov-2021	To approve an amendment to the Company's Amended and Restated Certificate of Incorporation to increase the number of authorized shares of common stock.	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	APPROVAL OF FINEOS 2019 EQUITY INCENTIVE PLAN	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	APPROVAL TO DISAPPLY PRE-EMPTION RIGHTS	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	APPROVAL TO ISSUE AND ALLOT SECURITIES	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	AUDITOR REMUNERATION	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	RATIFICATION OF ISSUE OF SECURITIES	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	RE-ELECTION OF DR MARTIN FAHY AS A DIRECTOR	FOR
FINEOS CORPORATION HOLDINGS PLC	AU0000054322	09-Nov-2021	RE-ELECTION OF MR DAVID HOLLANDER AS A DIRECTOR	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	PARTICIPATION IN THE FORTESCUE METALS GROUP LTD PERFORMANCE RIGHTS PLAN BY MS ELIZABETH GAINES	FOR

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FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SPECIAL RESOLUTION TO AMEND OUR COMPANY'S CONSTITUTION	AGAINST
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SUPPORT FOR IMPROVEMENT TO WESTERN AUSTRALIAN CULTURAL HERITAGE PROTECTION LAW	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	RE-ELECTION OF DR CAO ZHIQIANG	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	RE-ELECTION OF DR JEAN BADERSCHNEIDER	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	RE-ELECTION OF LORD SEBASTIAN COE CH, KBE	FOR
FORTESCUE METALS GROUP LTD	AU000000FMG4	09-Nov-2021	REFRESH APPROVAL OF THE FORTESCUE METALS GROUP LTD PERFORMANCE RIGHTS PLAN	FOR
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	CNE100002GK7	09-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	CNE100002GK7	09-Nov-2021	APPOINTMENT OF 2021 AUDIT FIRM	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - BUNGLEGUMBIE SHARES	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - FITZROY PROPERTY	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - LIBERAL SITE	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ACQUISITION FROM A RELATED PARTY - SHERATON SHARES	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF 1,100,000 CONSIDERATION SHARES TO SHAWN MAAS UNDER THE MAAS PLUMBING ACQUISITION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF 2,600,000 CONSIDERATION SHARES TO SHAWN MAAS AND RYAN MAAS UNDER THE MAAS CONSTRUCTION GROUP ACQUISITION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF 3,379,000 CONSIDERATION SHARES TO VENDORS UNDER THE SPACEY STORAGE ACQUISITION	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF FINANCIAL ASSISTANCE	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES TO MICHAEL MEDWAY UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES TO STEPHEN BIZZELL UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES TO WES MAAS UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHARES UNDER THE CONDITIONAL PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF ISSUE OF SHORTFALL SHARES TO A RELATED PARTY UNDERWRITER UNDER THE DIVIDEND REINVESTMENT PLAN	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	APPROVAL OF LONG TERM INCENTIVE PLAN	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RATIFICATION OF PRIOR AGREEMENT TO ISSUE SHARES UNDER SPP COMMITMENT AGREEMENTS	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RATIFICATION OF SHARES ISSUED UNDER PRIOR PLACEMENT	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RE-ELECTION OF DIRECTOR - DAVID KEIR	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RE-ELECTION OF DIRECTOR - NEAL O'CONNOR	FOR
MAAS GROUP HOLDINGS LTD	AU0000118564	09-Nov-2021	RE-ELECTION OF DIRECTOR - STEWART BUTEL	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	CHANGE OF AUDITOR: SUBJECT TO THE AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION (ASIC) CONSENTING TO THE RESIGNATION OF MNSA PTY LTD AS AUDITOR OF THE COMPANY THAT, HAVING CONSENTED IN WRITING AND BEEN DULY NOMINATED IN ACCORDANCE WITH SECTION 328B OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, DELOITTE TOUCHE TOHMATSU BE APPOINTED AS AUDITOR OF THE COMPANY WITH EFFECT FROM THE LATER OF THE CONCLUSION OF THE 2021 ANNUAL GENERAL MEETING AND THE DAY ON WHICH ASIC CONSENT IS GIVEN	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	ELECTION OF MS ANNE WARD AS DIRECTOR	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	ISSUE OF UNLISTED OPTIONS TO DIRECTOR MR RENE SUGO UNDER THE MNF GROUP LIMITED EQUITY INCENTIVE PLAN	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	MNF GROUP LIMITED EQUITY INCENTIVE PLAN	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	RE-ELECTION OF MR MICHAEL BOORNE AS DIRECTOR	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	REMUNERATION REPORT	FOR
MNF GROUP LTD	AU000000MNF0	09-Nov-2021	SPECIAL RESOLUTION - CHANGE OF COMPANY NAME: THAT FOR THE PURPOSES OF SECTION 157(1) OF THE CORPORATIONS ACT AND ALL OTHER PURPOSES, APPROVAL IS GIVEN THAT THE NAME OF THE COMPANY BE CHANGED FROM MNF GROUP LIMITED TO SYMBIO HOLDINGS LIMITED	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER - FY22 LONG TERM INCENTIVE PLAN	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER - FY22 SHORT TERM INCENTIVE PLAN	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	ISSUE OF SHARES TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER - FY21 SHORT TERM INCENTIVE PLAN	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	TO RE-ELECT MR DAVID EVANS AS A DIRECTOR	FOR
SEVEN WEST MEDIA LTD	AU000000SWM4	09-Nov-2021	TO RE-ELECT MR MICHAEL MALONE AS A DIRECTOR	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Stephen W. Beard	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Kenneth J. Phelan	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Lisa W. Wardell	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - William W. Burke	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Charles DeShazer	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Mayur Gupta	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Donna J. Hrinak	FOR

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ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Georgette Kiser	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Lyle Logan	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Michael W. Malafronte	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Director Election - Sharon O'Keefe	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Ratify selection of PricewaterhouseCoopers LLP as independent registered public accounting firm.	FOR
ADTALEM GLOBAL EDUCATION INC	US00737L1035	10-Nov-2021	Say-on-pay: Advisory vote to approve the compensation of our named executive officers.	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ADVISORY VOTE ON EXECUTIVE COMPENSATION	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Achal Agarwal	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: ACHAL AGARWAL	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Andrea Bertone	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: ANDREA BERTONE	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Arun Nayar	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: ARUN NAYAR	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: David Szczupak	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: DAVID SZCZUPAK	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Dr. Armin Meyer	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: DR. ARMIN MEYER	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Graeme Liebelt	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: GRAEME LIEBELT	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Jeremy Sutcliffe	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: JEREMY SUTCLIFFE	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Karen Guerra	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: KAREN GUERRA	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Nicholas (Tom) Long	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: NICHOLAS (TOM) LONG	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Ron Delia	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: RON DELIA	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	Election of Director: Susan Carter	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	ELECTION OF DIRECTOR: SUSAN CARTER	FOR
AMCOR PLC	AU000000AMC4	10-Nov-2021	RATIFICATION OF PRICEWATERHOUSECOOPERS AG AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2022	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	To cast a non-binding, advisory vote on the Company's executive compensation ("Say-on-Pay Vote").	FOR
AMCOR PLC	JE00BJ1F3079	10-Nov-2021	To ratify the appointment of PricewaterhouseCoopers AG as our independent registered public accounting firm for fiscal year 2022.	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	10-Nov-2021	RE-ELECT BRAD RICHMOND AS A DIRECTOR	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	10-Nov-2021	REMUNERATION REPORT	FOR
ARDENT LEISURE GROUP LTD	AU0000027484	10-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	APPROVAL OF ISSUE OF 3-YEAR PERFORMANCE OPTIONS TO MICHAEL EMMETT, DIRECTOR OF THE COMPANY UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	APPROVAL OF ISSUE OF SHARE APPRECIATION RIGHTS TO MICHAEL EMMETT, DIRECTOR OF THE COMPANY UNDER THE COMPANY'S OUTPERFORMANCE INCENTIVE PLAN	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	APPROVAL TO INCREASE THE NON- EXECUTIVE DIRECTORS' FEE CAP	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	ELECTION OF PETER HARMER AS DIRECTOR	FOR
AUB GROUP LTD	AU000000AUB9	10-Nov-2021	'RE-ELECTION OF CATH ROGERS AS DIRECTOR	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Advisory Vote on Executive Compensation.	ABSTAIN
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Carlos A. Rodriguez	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Francine S. Katsoudas	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: John P. Jones	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Linnie M. Haynesworth	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Nazzic S. Keene	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Peter Bisson	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Richard T. Clark	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Sandra S. Wijnberg	FOR

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AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Scott F. Powers	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: Thomas J. Lynch	AGAINST
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Election of Director: William J. Ready	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Ratification of the Appointment of Auditors.	FOR
AUTOMATIC DATA PROCESSING, INC.	US0530151036	10-Nov-2021	Stockholder proposal, if properly presented at the meeting, to prepare a Report on Workforce Engagement in Governance.	AGAINST
BEACH ENERGY LTD	AU000000BPT9	10-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BEACH ENERGY LTD	AU000000BPT9	10-Nov-2021	APPROVAL OF THE ISSUE OF SECURITIES TO MATTHEW KAY UNDER THE BEACH 2021 LONG TERM INCENTIVE OFFER	FOR
BEACH ENERGY LTD	AU000000BPT9	10-Nov-2021	ELECTION OF MARGARET HALL AS A DIRECTOR	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	RE-ELECTION OF DR KAREN AGERSBORG	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	RE-ELECTION OF MRS SUE SMITH	FOR
CLINUVEL PHARMACEUTICALS LTD	AU000000CUV3	10-Nov-2021	SPILL RESOLUTION (CONDITIONAL ITEM): THAT SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON RESOLUTION 1 BEING CAST AGAINST THE REMUNERATION REPORT A) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE 'SPILL MEETING') BE HELD WITHIN 90 DAYS AFTER THE PASSING OF THIS RESOLUTION; B) ALL OF THE DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED (OTHER THAN THE CHIEF EXECUTIVE OFFICER), AND WHO REMAINED IN OFFICE AT THE TIME OF THE SPILL MEETING, WILL IMMEDIATELY CEASE TO HOLD OFFICE BEFORE THE END OF THE "SPILL MEETING"; AND C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE "SPILL MEETING", BE PUT TO THE VOTE AT THE "SPILL MEETING"	AGAINST
COLES GROUP LTD	AU0000030678	10-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 27 JUNE 2021	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	APPROVAL OF LONG-TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE MD AND CEO	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	APPROVAL OF SHORT-TERM INCENTIVE GRANT OF STI SHARES TO THE MD AND CEO	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	RE-ELECTION OF ABI CLELAND AS A DIRECTOR	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	RE-ELECTION OF RICHARD FREUDENSTEIN AS A DIRECTOR	FOR
COLES GROUP LTD	AU0000030678	10-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
CONTACT ENERGY LTD	NZCENE0001S6	10-Nov-2021	THAT DAVID SMOL BE RE-ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE0001S6	10-Nov-2021	THAT JON MACDONALD BE RE-ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE0001S6	10-Nov-2021	THAT RUKUMOANA SCHAAFHAUSEN BE ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE0001S6	10-Nov-2021	THAT SANDRA DODDS BE ELECTED AS A DIRECTOR OF CONTACT	FOR
CONTACT ENERGY LTD	NZCENE0001S6	10-Nov-2021	THAT THE DIRECTORS BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE AUDITOR	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Appointment of Deloitte LLP as Auditors and the authorization of the Board of Directors to fix their remuneration.	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Claude Boulay	ABSTAIN
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Lani Montoya	ABSTAIN
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Nicolas Krantz	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Helga Reidel	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Donald V. Lussier	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Edward Mayle	ABSTAIN
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - George F. McCarthy	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Patricia L. Nielsen	FOR
CORBY SPIRIT AND WINE LIMITED	CA2183491083	10-Nov-2021	Director Election - Kate Thompson	ABSTAIN
DUNEDIN ENTERPRISE INVESTMENT TRUST PLC	GB0005776561	10-Nov-2021	TO AUTHORISE THE COMPANY TO BUY BACK ITS OWN ORDINARY SHARES IN CONNECTION WITH AND SUBJECT TO THE TERMS OF THE TENDER OFFER AS DETAILED IN THE CIRCULAR	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. XIE LANJUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHOU BEIHAI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. FU JIE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. CHENG SUNING AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. HU SHENGYONG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LI LEI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR

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DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU SHUGUANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. QIAO DEWEI AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF NON-INDEPENDENT DIRECTOR: TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. ZHONG XIA AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF SUPERVISORS: TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LUO ZHAOGUO AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE APPOINTMENT OF SUPERVISORS: TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. YU LIJUN AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE COMPANY	FOR
DYNAGREEN ENVIRONMENTAL PROTECTION GROUP CO LTD	CNE100001SHO	10-Nov-2021	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEES IN RESPECT OF THE LOAN SWAP OF TIANJIN DYNAGREEN ENVIRONMENTAL ENERGY CO., LTD. BY THE COMPANY	FOR
EURONAV NV	BE0003816338	10-Nov-2021	APPROVAL OF ARTICLE 10.3 (MANDATORY REPURCHASE AS A RESULT OF A PUT OPTION EVENT) TOGETHER WITH ARTICLE 12 (WARRANTY AND REIMBURSEMENT) OF THE GENERAL TERMS AND CONDITIONS OF THE UNSECURED BOND ISSUED BY EURONAV LUXEMBOURG SA ON SEPTEMBER 2, 2021	FOR
EURONAV NV	BE0003816338	10-Nov-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO MAKE THE ABOVE RESOLUTIONS AND TO COORDINATE THE STATUTES	FOR
EURONAV NV	BE0003816338	10-Nov-2021	DELETION OF ARTICLE 8 OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
EURONAV NV	BE0003816338	10-Nov-2021	POWER OF ATTORNEY CROSSROADS BANK FOR ENTERPRISES, BUSINESS COUNTER, CLERKS OF THE COMMERCIAL COURT, ADMINISTRATIONS AND TAX SERVICES	FOR
EURONAV NV	BE0003816338	10-Nov-2021	TRANSFER PREMIUM FROM UNAVAILABLE TO AVAILABLE ACCOUNT	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Advisory vote to approve named executive officer compensation.	AGAINST
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Anne Dias	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Chase Carey	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Jacques Nasser AC	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: K. Rupert Murdoch AC	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Lachlan K. Murdoch	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Paul D. Ryan	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: Roland A. Hernandez	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Election of Director: William A. Burck	AGAINST
FOX CORPORATION	US35137L2043	10-Nov-2021	Proposal to ratify the selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Stockholder proposal to disclose direct and indirect lobbying activities and expenditures.	FOR
FOX CORPORATION	US35137L2043	10-Nov-2021	Stockholder proposal to transition to a public benefit corporation.	AGAINST
HAYS PLC	GB0004161021	10-Nov-2021	TO APPROVE A FINAL DIVIDEND	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO APPROVE A SPECIAL DIVIDEND	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO APPROVE DIRECTORS REMUNERATION REPORT	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE CALLING OF A GENERAL MEETING WITH 14 CLEAR DAYS NOTICE	AGAINST
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE LIMITED DONATIONS TO POLITICAL ORGANISATIONS AND TO INCUR POLITICAL EXPENDITURE	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO ADOPT THE ARTICLES OF ASSOCIATION	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN THE COMPANY	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO APPROVE THE PERFORMANCE SHARE PLAN	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RECEIVE THE DIRECTORS AND AUDITORS REPORTS AND THE FINANCIAL STATEMENTS	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT ALISTAIR COX AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT ANDREW MARTIN AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT CHERYL MILLINGTON AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT MT RAINEY AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT PAUL VENABLES AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT PETER WILLIAMS AS A DIRECTOR	FOR
HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT SUSAN MURRAY AS A DIRECTOR	FOR

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HAYS PLC	GB0004161021	10-Nov-2021	TO RE-ELECT TORSTEN KREINDL AS A DIRECTOR	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MESSRS G. M. KAPADIA & CO., AS ONE OF THE JOINT STATUTORY AUDITORS AND TO FIX THEIR REMUNERATION	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MESSRS S.R. BATLIBOI & CO. LLP AS ONE OF THE JOINT STATUTORY AUDITORS AND TO FIX THEIR REMUNERATION	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MR. P. R. RAMESH AS A DIRECTOR (NON-EXECUTIVE NON-INDEPENDENT) OF THE CORPORATION	FOR
HOUSING DEVELOPMENT FINANCE CORP LTD	INE001A01036	10-Nov-2021	TO CONSIDER, AND IF THOUGHT FIT, TO PASS THE FOLLOWING RESOLUTION AS AN ORDINARY RESOLUTION FOR THE APPOINTMENT OF MR. RAJESH NARAIN GUPTA AS AN INDEPENDENT DIRECTOR OF THE CORPORATION	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	Director Election - Neeli Bendapudi	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	Director Election - William H. Carter	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	Director Election - Michael H. Keown	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	To approve, by non-binding vote, the compensation of the Corporation's named executive officers.	FOR
LANCASTER COLONY CORPORATION	US5138471033	10-Nov-2021	To ratify the selection of Deloitte & Touche, LLP as the Corporation's independent registered public accounting firm for the year ending June 30, 2022.	FOR
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	ADOPTION OF 2021 REMUNERATION REPORT	AGAINST
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	RE-ELECTION OF DIRECTOR - PROFESSOR PAUL DOUGAS	FOR
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	RE-ELECTION OF DIRECTOR - RUSSELL BARWICK	AGAINST
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	RE-ELECTION OF DIRECTOR - SIMON BIRD	FOR
MOUNT GIBSON IRON LTD	AU000000MGX7	10-Nov-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES VALIDLY CAST ON THE RESOLUTION TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 BEING CAST AGAINST THE ADOPTION OF THE REPORT: (A) AN EXTRAORDINARY GENERAL MEETING OF MOUNT GIBSON ("SPILL MEETING") BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; (B) ALL OF THE DIRECTOR'S WHO WERE DIRECTORS OF MOUNT GIBSON WHEN THE RESOLUTION TO MAKE THE DIRECTORS REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 (ADVISORY ONLY)	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	APPROVAL OF TERMINATION BENEFITS	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	ELECTION OF JANE MCALOON AS A DIRECTOR	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, SANDEEP BISWAS	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	RE-ELECTION OF PETER TOMSETT AS A DIRECTOR	FOR
NEWCREST MINING LTD	AU000000NCM7	10-Nov-2021	RE-ELECTION OF PHILIP AIKEN AS A DIRECTOR	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Advisory Vote to Approve the Compensation of our Named Executive Officers.	AGAINST
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Approve an Amendment to the Oracle Corporation 2020 Equity Incentive Plan.	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Jeffrey S. Berg	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Charles W. Moorman IV	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Leon E. Panetta	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - William G. Parrett	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Naomi O. Seligman	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Vishal Sikka	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Michael J. Boskin	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Safra A. Catz	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Bruce R. Chizen	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - George H. Conrades	ABSTAIN
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Lawrence J. Ellison	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Rona A. Fairhead	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Jeffrey D. Henley	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Director Election - Renee J. James	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Ratification of Selection of Independent Registered Public Accounting Firm.	FOR
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Stockholder Proposal Regarding Independent Board Chair.	AGAINST
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Stockholder Proposal Regarding Political Spending.	AGAINST
ORACLE CORPORATION	US68389X1054	10-Nov-2021	Stockholder Proposal Regarding Racial Equity Audit.	AGAINST
PERNOD RICARD SA	FR0000120693	10-Nov-2021	ALLOCATION OF PERFORMANCE SHARES FREE OF CHARGE IN FAVOUR OF THE EMPLOYEES AND SENIOR CORPORATE OFFICERS OF THE COMPANY	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	ALLOCATION OF SHARES FREE OF CHARGE IN FAVOUR OF THE EMPLOYEES OF THE COMPANY	FOR

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PERNOD RICARD SA	FR0000120693	10-Nov-2021	ALLOCATION OF THE RESULT FOR SAID FISCAL YEAR AND DIVIDEND DISTRIBUTION TO SHAREHOLDERS OF EUR 3.12 PER SHARE	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	AMENDMENT OF THE ARTICLES 7 'CAPITAL INCREASE AND REDUCTION' AND 33 'COMPOSITION AND HOLDING OF GENERAL MEETINGS' OF THE BYLAWS TO COMPLY WITH THE LEGAL AND REGULATORY PROVISIONS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPOINTMENT OF MRS NAMITA SHAH AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE COMPANY'S FINANCIAL STATEMENTS FOR THE FISCAL YEAR THAT ENDED ON 30 JUNE 2021, SHOWING EARNINGS AMOUNTING TO EUR 657,285,968.52 AND THE APPROVAL OF THE NON DEDUCTIBLE EXPENSES AND CHARGES	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE COMPENSATION POLICY OF MR ALEXANDRE RICARD, AS CHIEF EXECUTIVE OFFICER	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE COMPENSATION POLICY OF THE DIRECTORS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR SAID FISCAL YEAR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE FIXED, VARIABLE AND ONE-OFF COMPONENTS OF THE COMPENSATION PAID OR AWARDED TO MR ALEXANDRE RICARD, AS CHIEF EXECUTIVE OFFICER, FOR FISCAL YEAR 2021-2021	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE INFORMATION RELATED TO THE COMPENSATION APPLICABLE TO THE CORPORATE OFFICERS FOR SAID FISCAL YEAR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	APPROVAL OF THE SPECIAL AUDITORS' REPORT ON AGREEMENTS GOVERNED BY ARTICLES L.225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	AUTHORIZATION FOR THE COMPANY TO TRADE ON ITS OWN SHARES	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	AUTHORIZATION TO REDUCE THE CAPITAL THROUGH THE CANCELLATION OF SHARES UP TO A MAXIMUM OF 10 PER CENT OF THE SHARE CAPITAL	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	POWERS TO ACCOMPLISH FORMALITIES	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MRS. ANNE LANGE AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF MRS. VERONICA VARGAS AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	RENEWAL OF THE TERM OF OFFICE OF PAUL RICARD COMPANY REPRESENTED BY M. PAUL-CHARLES RICHARD ACTING AS DIRECTOR	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE BY ISSUANCE OF COMPANY'S EQUITY SECURITIES OR SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL, UP TO 10 PER CENT OF THE SHARE CAPITAL WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED IN THE EVENT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE BY ISSUANCE OF ORDINARY SHARES AND/OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED BY PRIVATE PLACEMENT, FOR A MAXIMUM NOMINAL AMOUNT OF EUR 41,000,000.00	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE BY THE LIMIT OF 2 PER CENT OF THE SHARE CAPITAL, BY ISSUANCE OF ORDINARY SHARES AND/OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, IN FAVOUR OF MEMBERS OF COMPANY SAVINGS PLANS WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	SHARE CAPITAL INCREASE UP TO 10 PER CENT OF THE SHARE CAPITAL IN CONSIDERATION FOR CONTRIBUTIONS IN KIND GRANTED TO THE COMPANY AND COMPOSED OF CAPITAL SECURITIES OR SECURITIES GIVING ACCESS TO SHARE CAPITAL	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE AMOUNT OF SECURITIES ISSUED IN CASE OF SHARE CAPITAL INCREASE WITH OR WITHOUT PREFERENTIAL SUBSCRIPTION RIGHTS WITHIN THE LIMIT OF 15 PER CENT OF THE INITIAL ISSUE UNDER THE 15TH, 16TH AND 18TH RESOLUTIONS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 134,000,000.00 BY CAPITALIZING RESERVES, PROFITS OR PREMIUMS	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 134,000,000.00, BY ISSUANCE OF ORDINARY SHARES AND/OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, WITH PREFERENTIAL SUBSCRIPTION RIGHTS MAINTAINED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS' MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL BY A MAXIMUM NOMINAL AMOUNT OF EUR 41,000,000.00, BY ISSUANCE OF ORDINARY SHARES AND/OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, BY A PUBLIC OFFER, WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED	FOR
PERNOD RICARD SA	FR0000120693	10-Nov-2021	THE SHAREHOLDERS MEETING DELEGATES TO THE BOARD OF DIRECTOR THE NECESSARY POWERS TO INCREASE THE CAPITAL WITHIN THE LIMIT OF 2 PER CENT OF THE SHARE CAPITAL , BY ISSUANCE OF ORDINARY SHARES AND/OR OF ANY SECURITIES GIVING ACCESS TO THE SHARE CAPITAL OF THE COMPANY, IN FAVOUR OF AN IDENTIFIED PERSONS WITH PREFERENTIAL SUBSCRIPTION RIGHTS CANCELLED	FOR
RAIFFEISEN BANK INTERNATIONAL AG	AT0000606306	10-Nov-2021	APPROVAL OF USAGE OF EARNINGS	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	PARTICIPATION IN THE COMPANY'S LONG TERM INCENTIVE PLAN BY MR FIELD	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	RE-ELECTION OF GEORGIA NELSON AS A DIRECTOR	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	RE-ELECTION OF MR GEOFFREY N BRUNSDON AS A DIRECTOR	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	RE-ELECTION OF MS VICTORIA BINNS AS A DIRECTOR	FOR
SIMS LTD	AU000000SGM7	10-Nov-2021	REMUNERATION REPORT	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Approval, in a Non-Binding Advisory Vote, of the Compensation for Named Executive Officers.	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Richard E. Belluzzo	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Keith Barnes	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Laura Black	FOR

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VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Tor Braham	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Timothy Campos	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Donald Colvin	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Masood A. Jabbar	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Director Election - Oleg Khaykin	FOR
VIAVI SOLUTIONS INC.	US9255501051	10-Nov-2021	Ratification of the Appointment of PricewaterhouseCoopers LLP as VIAVI's independent registered public accounting firm for fiscal year 2022.	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	APPROVAL OF EQUITY GRANT TO CEO AND MANAGING DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	GENERAL AMENDMENTS TO THE COMPANY CONSTITUTION	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	GENERAL AMENDMENTS TO THE TRUST CONSTITUTION	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION REPORT	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	RE-ELECTION OF MR CLIVE APPELTON AS A DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	RE-ELECTION OF MR TIM HAMMON AS A DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	RE-ELECTION OF MS JANETTE KENDALL AS A DIRECTOR	FOR
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	TECHNOLOGY AMENDMENTS TO THE COMPANY CONSTITUTION	AGAINST
VICINITY CENTRES	AU000000VCX7	10-Nov-2021	TECHNOLOGY AMENDMENTS TO THE TRUST CONSTITUTION	AGAINST
ANSELL LTD	AU000000ANN9	11-Nov-2021	CONSTITUTION	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	ELECTION OF MR MORTEN FALKENBERG AS A DIRECTOR	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	GRANT OF PERFORMANCE SHARE RIGHTS TO MR MAGNUS NICOLIN, SPECIAL ADVISER TO THE BOARD	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	GRANT OF PERFORMANCE SHARE RIGHTS TO MR NEIL SALMON, THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	RE-ELECTION OF MR JOHN BEVAN AS A DIRECTOR	FOR
ANSELL LTD	AU000000ANN9	11-Nov-2021	REMUNERATION REPORT	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF LTI RIGHTS TO MR PATRICK GREGG	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MR CHRIS INDERMAUR	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MR GILES EVERIST	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MS SARAH ADAM-GEDGE	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	APPROVAL OF THE ISSUE OF STI RIGHTS TO MR PATRICK GREGG	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	RE-ELECTION OF MR CHRIS INDERMAUR	FOR
AUSTAL LIMITED	AU000000ASB3	11-Nov-2021	RE-ELECTION OF MR GILES EVERIST	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	APPROVAL OF GRANT TO EXECUTIVE DIRECTOR	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	APPROVAL OF THE REMUNERATION REPORT	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	APPROVAL OF THE REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	GENERAL AUTHORITY TO ISSUE SHARES IN BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	ISSUING SHARES IN BHP GROUP PLC FOR CASH	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION OF BHP GROUP LIMITED	AGAINST
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CLIMATE-RELATED LOBBYING	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	REPURCHASE OF SHARES IN BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO APPROVE THE CLIMATE TRANSITION ACTION PLAN	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO AUTHORISE THE RISK AND AUDIT COMMITTEE TO AGREE THE REMUNERATION OF ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO REAPPOINT ERNST & YOUNG LLP AS THE AUDITOR OF BHP GROUP PLC	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RECEIVE THE FINANCIAL STATEMENTS FOR BHP GROUP LIMITED AND BHP GROUP PLC AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT CHRISTINE O'REILLY AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT DION WEISLER AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT GARY GOLDBERG AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT IAN COCKERILL AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT JOHN MOGFORD AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT KEN MACKENZIE AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT MALCOLM BROOMHEAD AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT MIKE HENRY AS A DIRECTOR OF BHP	FOR
BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT TERRY BOWEN AS A DIRECTOR OF BHP	FOR

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BHP GROUP LTD	AU000000BHP4	11-Nov-2021	TO RE-ELECT XIAOQUN CLEVER AS A DIRECTOR OF BHP	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTOR FEE POOL	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	PARTICIPATION OF MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER IN THE BREVILLE EQUITY INCENTIVE PLAN	AGAINST
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR: LAWRENCE MYERS	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR: PETER COWAN	FOR
BREVILLE GROUP LTD	AU000000BRG2	11-Nov-2021	REMUNERATION REPORT	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Debora A. Plunkett	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Gregory G. Johnson	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: James L. Pavitt	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: John S. Mengucci	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Lisa S. Disbrow	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Michael A. Daniels	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Philip O. Nolan	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Ryan D. McCarthy	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: Susan M. Gordon	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: William L. Jews	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	Election of Director: William S. Wallace	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	To approve on a non-binding, advisory basis the compensation of our named executive officers.	FOR
CACI INTERNATIONAL INC	US1271903049	11-Nov-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for fiscal year 2022.	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	Election of Class I Director to hold office until the 2024 Annual Meeting: Augustine Lawlor	AGAINST
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	Election of Class I Director to hold office until the 2024 Annual Meeting: Erik Paulsen	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	To approve a 1,700,000 share increase to the number of shares of the Company's common stock available for issuance under the Amended and Restated 2017 Equity Incentive Plan.	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	To approve, on an advisory basis, the compensation paid to our named executive officers as disclosed in the proxy statement.	FOR
CARDIOVASCULAR SYSTEMS, INC.	US1416191062	11-Nov-2021	To ratify the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm of the Company for its fiscal year ending June 30, 2022.	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Advisory vote to approve the compensation of the Named Executive Officers.	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Advisory vote to approve the frequency of holding an advisory vote on executive compensation.	1 YEAR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Approve the CDK Global, Inc. 2014 Omnibus Award Plan (as amended and restated effective as of November 11, 2021).	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Amy J. Hillman	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Brian M. Krzanich	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Eileen J. Voynick	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Frank S. Sowinski	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Leslie A. Brun	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Robert E. Radway	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Stephen A. Miles	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Stephen F. Schuckebrock	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Election of Director: Willie A. Deese	FOR
CDK GLOBAL, INC.	US12508E1010	11-Nov-2021	Ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ELECTION OF DIRECTOR - MS JACQUELINE CHOW	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR DAVID HARRISON - PERFORMANCE RIGHTS AND OPTIONS PLAN (LONG TERM INCENTIVE (LTI) FOR FY22)	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ISSUE OF ROP PERFORMANCE RIGHTS TO MR DAVID HARRISON - RETENTION AND OUTPERFORMANCE PLAN (ROP)	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	ISSUE OF SERVICE RIGHTS TO MR DAVID HARRISON - PERFORMANCE RIGHTS AND OPTIONS PLAN (DEFERRED PORTION OF SHORT TERM INCENTIVE (STI) FOR FY21)	FOR
CHARTER HALL GROUP	AU000000CHCO	11-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	APPROVAL FOR GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR SWANSON	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	APPROVAL FOR GRANTING OF RESTRICTED RIGHTS TO A DIRECTOR - MR SWANSON	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	APPROVAL OF TERMINATION BENEFITS	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	RE-ELECTION OF MICHAEL ALSCHER AS A DIRECTOR	FOR

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CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	RE-ELECTION OF NATHANIAL THOMSON AS A DIRECTOR	FOR
CLEARVIEW WEALTH LTD	AU000000CVW9	11-Nov-2021	SELECTIVE BUY-BACK OF ESP SHARES FROM CONTRACTOR PARTICIPANTS	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	ELECTION OF MR JOHN NENDICK AS A DIRECTOR	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	FY22 LTI GRANT TO THE CHIEF EXECUTIVE OFFICER	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	RE-ELECTION OF DR PAUL REYNOLDS AS A DIRECTOR	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	RE-ELECTION OF MS LISA GAY AS A DIRECTOR	FOR
COMPUTERSHARE LTD	AU000000CPU5	11-Nov-2021	REMUNERATION REPORT	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	ELECTION OF MS GISELLE COLLINS AS A DIRECTOR	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	ISSUE OF RIGHTS TO MR DAVID MAXWELL, MANAGING DIRECTOR	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	RE-ELECTION OF MR JEFFREY SCHNEIDER AS A DIRECTOR	FOR
COOPER ENERGY LTD	AU000000COE2	11-Nov-2021	RE-ELECTION OF MS ELIZABETH DONAGHEY AS A DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	AMENDMENTS TO CONSTITUTION	AGAINST
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	GRANT OF LONG TERM INCENTIVE PERFORMANCE RIGHTS TO MR IAN THORLEY, CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	RE-ELECTION OF MS KAREN PENROSE AS A DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	RE-ELECTION OF MS NORAH BARLOW ONZM AS A DIRECTOR	FOR
ESTIA HEALTH LTD	AU000000EHE2	11-Nov-2021	REMUNERATION REPORT	FOR
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE GDI PROPERTY GROUP PERFORMANCE RIGHTS PLAN TO MR STEVE GILLARD, MANAGING DIRECTOR	FOR
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	RE-ELECTION OF MR STEPHEN BURNS AS DIRECTOR	FOR
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	RE-ELECTION OF MS GINA ANDERSON AS DIRECTOR	FOR
GDI PROPERTY GROUP	AU000000GDI7	11-Nov-2021	REMUNERATION REPORT	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL OF DIRECTOR EQUITY ENTITLEMENTS TO MR. CHRIS KNOBLANCHE	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL OF DIRECTOR EQUITY ENTITLEMENTS TO MS. INESE KINGSMILL	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL OF DIRECTOR EQUITY ENTITLEMENTS TO MS. STACEY BROWN	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	APPROVAL TO INCREASE THE MAXIMUM AGGREGATE AMOUNT OF NON-EXECUTIVE DIRECTORS' FEES	FOR
HIPAGES GROUP HOLDINGS LTD	AU0000112104	11-Nov-2021	RE-ELECTION OF MR CHRIS KNOBLANCHE AS DIRECTOR	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	ELECTION OF MS SALLY EVANS	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	GRANT OF FY22 FIXED REMUNERATION RIGHTS, SHORT-TERM INCENTIVE PLAN RIGHTS AND LONG-TERM INCENTIVE PLAN RIGHTS TO MR SIMON OWEN	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	RE-ELECTION OF MR JAMES HAZEL	FOR
INGENIA COMMUNITIES GROUP	AU000000INA9	11-Nov-2021	REMUNERATION REPORT	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	APPROVAL OF GRANT OF DIRECTOR OPTIONS TO DR ROBERT NEWMAN FOR THE 2022 FINANCIAL YEAR	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	APPROVAL OF MATCHING SHARE RIGHTS PLAN	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	APPROVAL OF THE EMPLOYEE SHARE OPTION PLAN	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
NEARMAP LTD	AU000000NEA8	11-Nov-2021	RE-ELECTION OF MR ROSS NORGARD AS A DIRECTOR	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	ELECTION OF MR ANDREW LANCASTER AS A DIRECTOR	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	GRANT OF 2021 PERFORMANCE RIGHTS TO CEO	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	GRANT OF 2022 PERFORMANCE RIGHTS TO CEO	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	NON BINDING RESOLUTION TO ADOPT THE REMUNERATION REPORT	FOR
NINE ENTERTAINMENT CO. HOLDINGS LTD	AU000000NEC4	11-Nov-2021	RE-ELECTION OF MS CATHERINE WEST AS A DIRECTOR	FOR
QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	APPROVAL OF FY22 AWARD OF SARs UNDER THE QUBE LONG TERM INCENTIVE (SAR) PLAN TO PAUL DIGNEY	FOR
QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	APPROVAL OF THE ISSUE OF SECURITIES UNDER THE QUBE LONG TERM INCENTIVE (SAR) PLAN	FOR
QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	INCREASE IN DIRECTORS' FEE POOL	FOR
QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	RE-ELECTION OF ROSS BURNEY	FOR
QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	RE-ELECTION OF SAM KAPLAN	FOR
QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	REMUNERATION REPORT	FOR

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QUBE HOLDINGS LTD	AU000000QUB5	11-Nov-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON RESOLUTION 3 BEING CAST AGAINST ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021: AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; ALL OF THE NON-EXECUTIVE DIRECTORS IN OFFICE WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
REA GROUP LTD	AU000000REA9	11-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
REA GROUP LTD	AU000000REA9	11-Nov-2021	AMENDMENTS TO THE CONSTITUTION - GENERAL	FOR
REA GROUP LTD	AU000000REA9	11-Nov-2021	AMENDMENTS TO THE CONSTITUTION - TECHNOLOGY	FOR
REA GROUP LTD	AU000000REA9	11-Nov-2021	ELECTION OF JENNIFER LAMBERT AS A DIRECTOR	FOR
REA GROUP LTD	AU000000REA9	11-Nov-2021	FINANCIAL ASSISTANCE	FOR
REA GROUP LTD	AU000000REA9	11-Nov-2021	GRANT OF ADDITIONAL PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER OWEN WILSON UNDER LTIP 2023	AGAINST
REA GROUP LTD	AU000000REA9	11-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER OWEN WILSON UNDER LTIP 2024	AGAINST
REA GROUP LTD	AU000000REA9	11-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE POOL	FOR
REA GROUP LTD	AU000000REA9	11-Nov-2021	RE-ELECTION OF HAMISH MCLENNAN AS A DIRECTOR	FOR
ADORE BEAUTY GROUP LTD	AU0000109506	12-Nov-2021	RE-ELECTION OF DIRECTOR, JAMES HEIGHT	FOR
ADORE BEAUTY GROUP LTD	AU0000109506	12-Nov-2021	REMUNERATION REPORT	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Appointment of KPMG LLP as Auditors of the Company for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Ron Funk	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Miguel Martin	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Michael Singer	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Norma Beauchamp	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Margaret Shan Atkins	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Theresa Firestone	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Adam Szweras	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	Director Election - Lance Friedmann	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	To consider and, if deemed appropriate, to pass with or without variation, a non-binding advisory resolution on the Company's approach to executive compensation, as more particularly described in the accompanying Information Circular.	AGAINST
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	To renew and confirm by ordinary resolution, the Company's existing Shareholder Rights Plan and its continuation for a three-year period, as more particularly described in the accompanying Information Circular.	FOR
AURORA CANNABIS INC.	CA05156X8843	12-Nov-2021	To set the number of Directors at Eight (8).	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSAL FOR SETTING THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE CORPORATE SUSTAINABILITY COMMITTEE COSEM, CORRESPONDING TO THE PERIOD FROM NOVEMBER 2021 TO MARCH 2022, IN VIEW OF THE ACTIVATION OF THREE PAID POSITIONS IN THIS COMMITTEE. NOTE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 8 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSAL TO ADJUST THE AMOUNT OF THE GLOBAL BUDGET FOR THE REMUNERATION OF THE MEMBERS OF THE RISKS AND CAPITAL COMMITTEE. CORIS. CORRESPONDING TO THE PERIOD FROM APRIL 2021 TO MARCH 2022, IN VIEW OF THE CREATION AND ACTIVATION OF A FIFTH POSITION IN THIS COMMITTEE. NOTE. THIS ITEM IS SUBJECT TO THE APPROVAL OF THE STATUTORY CHANGE DESCRIBED IN THE ITEM 6 OF THIS BALLOT	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER II. BUSINESS PURPOSE. ART. 2	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. AUDIT COMMITTEE. ART. 33	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. BOARD OF OFFICERS. ARTS. 26, 29 AND 30	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. BUSINESS SUSTAINABILITY COMMITTEE. ART. 37, AND RENUMBERING AND DISMISSALS ENTAILING FROM THE APPROVAL OF THE ESTABLISHMENT OF THE NEW ART. 37	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. COMMITTEE OF RISKS AND CAPITAL. ART. 35	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. OMBUDSMAN OFFICE. ART. 38	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. PERSONS, REMUNERATION AND ELIGIBILITY COMMITTEE. ART. 34	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. SECTION II. BOARD OF DIRECTORS. ARTICLES 18 AND 21	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER V. BANK MANAGEMENT AND ORGANIZATION. TECHNOLOGY AND INNOVATION COMMITTEE. ART. 36	FOR
BANCO DO BRASIL SA BB BRASIL	BRBBASACNOR3	12-Nov-2021	PROPOSED AMENDMENT TO THE COMPANY'S BYLAWS. CHAPTER VI. SUPERVISORY BOARD. ART. 40	FOR

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CARNARVON PETROLEUM LTD	AU000000CVN8	12-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
CARNARVON PETROLEUM LTD	AU000000CVN8	12-Nov-2021	APPROVAL OF CHANGE OF COMPANY NAME: THAT, FOR THE PURPOSES OF SECTION 157(1) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, APPROVAL BE GIVEN FOR THE NAME OF THE COMPANY TO BE CHANGED FROM "CARNARVON PETROLEUM LIMITED" TO "CARNARVON ENERGY LIMITED"	FOR
CARNARVON PETROLEUM LTD	AU000000CVN8	12-Nov-2021	CONDITIONAL SPILL RESOLUTION: THAT, AS REQUIRED BY THE CORPORATIONS ACT: (A) A MEETING OF THE COMPANY'S MEMBERS BE HELD WITHIN 90 DAYS OF THE DATE OF THE AGM (THE SPILL MEETING); (B) ALL OF THE DIRECTORS OF THE COMPANY WHO: (I) WERE DIRECTORS WHEN THE RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED; AND (II) ARE NOT A MANAGING DIRECTOR OF THE COMPANY WHO MAY, IN ACCORDANCE WITH THE ASX LISTING RULES, CONTINUE TO HOLD OFFICE INDEFINITELY WITHOUT BEING RE-ELECTED TO THE OFFICE, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
CARNARVON PETROLEUM LTD	AU000000CVN8	12-Nov-2021	GRANT OF LONG TERM PERFORMANCE RIGHTS TO MR ADRIAN COOK, MANAGING DIRECTOR	FOR
CARNARVON PETROLEUM LTD	AU000000CVN8	12-Nov-2021	GRANT OF SHORT TERM PERFORMANCE RIGHTS TO MR ADRIAN COOK, MANAGING DIRECTOR	FOR
CARNARVON PETROLEUM LTD	AU000000CVN8	12-Nov-2021	RE-ELECTION OF MR GAVIN RYAN AS A DIRECTOR	FOR
CENTURIA OFFICE REIT	AU0000077893	12-Nov-2021	THAT FOR THE PURPOSES OF LISTING RULE 10.1, CHAPTER 2E OF THE CORPORATIONS ACT (AS MODIFIED BY PART 5C.7 OF THE CORPORATIONS ACT) AND FOR ALL OTHER PURPOSES, APPROVAL BE GIVEN FOR THE PURCHASE OF A 50% LEASEHOLD INTEREST IN THE LAND AND BUILDING AT 203 PACIFIC HIGHWAY, ST LEONARDS NSW FROM CENTURIA PROPERTY FUNDS LIMITED AS RESPONSIBLE ENTITY OF THE CENTURIA 203 PACIFIC HIGHWAY FUND (203 PACIFIC HIGHWAY ACQUISITION), AS DETAILED IN THE EXPLANATORY MEMORANDUM ACCOMPANYING THIS NOTICE OF MEETING	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. GAO DEBU AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LI ZHONGJUN AS AN EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU JINHUAN AS A NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	AGAINST
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. MICHAEL NGAI MING TAK AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. SHAO JUNJIE AS A SUPERVISOR OF THE FIFTH SESSION OF THE SUPERVISORY BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. TANG CHAOXIONG AS A NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. TANG JIAN AS AN EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. TIAN SHAOLIN AS A NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. HAO JINGRU AS A SUPERVISOR OF THE FIFTH SESSION OF THE SUPERVISORY BOARD OF THE COMPANY	FOR
CHINA LONGYUAN POWER GROUP CORPORATION LTD	CNE10000HD4	12-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MS. ZHAO FENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE FIFTH SESSION OF THE BOARD OF THE COMPANY	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	2021 ADJUSTMENT OF ESTIMATED GUARANTEE QUOTA AND ADDITIONAL ESTIMATED GUARANTEE QUOTA	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	2021 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN (DRAFT) AND ITS SUMMARY	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	APPRAISAL MANAGEMENT MEASURES FOR THE IMPLEMENTATION OF THE 2021 STOCK OPTION AND RESTRICTED STOCK INCENTIVE PLAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	12-Nov-2021	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE EQUITY INCENTIVE	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	A) THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON ITEM 3 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: 1) AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (THE SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2) ALL OF THE NON EXECUTIVE DIRECTORS IN OFFICE WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED (BEING MICHAEL ULLMER, PHILIP COFFEY, DAVID CRAIG, JANE HEMSTRITCH, ELIZABETH PROUST, NICOLA WAKEFIELD EVANS AND ROBERT WELANETZ) AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SECURITYHOLDERS AT THE SPILL MEETING	AGAINST
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	APPROVAL OF ALLOCATION OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	PROPORTIONAL TAKEOVER RULES	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	RE-ELECTION OF ELIZABETH PROUST AS A DIRECTOR OF THE COMPANY	FOR
LENDLEASE GROUP	AU000000LLC3	12-Nov-2021	RE-ELECTION OF MICHAEL ULLMER AS A DIRECTOR OF THE COMPANY	FOR
PETROFAC LTD	GB00B0H2K534	12-Nov-2021	APPROVE ISSUANCE OF SHARES TO SCHRODERS PURSUANT TO THE CAPITAL RAISING	FOR

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PETROFAC LTD	GB00B0H2K534	12-Nov-2021	AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE CAPITAL RAISING AND DIRECTOR SUBSCRIPTIONS	AGAINST
PETROFAC LTD	GB00B0H2K534	12-Nov-2021	AUTHORISE ISSUE OF EQUITY TO AYMAN ASFARI AND FAMILY	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	THAT A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
REDROW PLC	GB00BG11K365	12-Nov-2021	TO ADOPT THE NEW ARTICLES OF ASSOCIATION AS THE ARTICLES OF ASSOCIATION OF THE COMPANY WITH EFFECT FROM THE CONCLUSION OF THE MEETING	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPOINT RICHARD AKERS AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPROVE A FINAL DIVIDEND FOR THE 52 WEEKS ENDED 27 JUNE 2021	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY SET OUT IN THE ANNUAL REPORT	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE REMUNERATION POLICY) FOR THE 52 WEEKS ENDED 27 JUNE 2021	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN CONNECTION WITH SECTION 551 OF THE COMPANIES ACT 2006	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF 5% OF THE COMPANY'S ISSUED SHARE CAPITAL	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL FOR THE PURPOSE OF FINANCING SPECIFIC TRANSACTIONS	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT BARBARA RICHMOND AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT KPMG LLP AS AUDITORS	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT MATTHEW PRATT AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT NICK HEWSON AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RE-APPOINT NICKY DULIEU AS A DIRECTOR	FOR
REDROW PLC	GB00BG11K365	12-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTORS' REPORT AND THE FINANCIAL STATEMENTS FOR THE 52 WEEKS ENDED 27 JUNE 2021, TOGETHER WITH THE AUDITORS' REPORT	FOR
SKANDINAVISKA ENSKILDA BANKEN AB	SE0000148884	12-Nov-2021	APPROVE DIVIDENDS OF SEK 4.10 PER SHARE	FOR
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Advisory vote to approve executive compensation.	AGAINST
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Barry S. Sternlicht	ABSTAIN
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Jennifer Hyman	FOR
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Paul J. Fribourg	ABSTAIN
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Election of Class I Director: Rose Marie Bravo	ABSTAIN
THE ESTÉE LAUDER COMPANIES INC.	US5184391044	12-Nov-2021	Ratification of appointment of PricewaterhouseCoopers LLP as independent auditors for the 2022 fiscal year.	FOR
ITM POWER PLC	GB00B0130H42	15-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR, OR CONVERT ANY SECURITY INTO, SHARES UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 3,500,000, PURSUANT TO THE PLACING AND SHARE SUBSCRIPTION (AS DEFINED IN THE CIRCULAR ISSUED BY THE COMPANY ON 15 OCTOBER 2021)	FOR
ITM POWER PLC	GB00B0130H42	15-Nov-2021	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN CONNECTION WITH THE AUTHORITY CONFERRED UNDER RESOLUTION 1	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	15-Nov-2021	CHANGE OF THE COMPANY'S BUSINESS SCOPE AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	CNE100000HB8	15-Nov-2021	FORMULATION OF THE CONNECTED TRANSACTIONS MANAGEMENT SYSTEM	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	2021 ESTIMATED CONNECTED TRANSACTIONS WITH A COMPANY	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	AMENDMENTS TO THE INTERIM MANAGEMENT MEASURES FOR CAPITAL TRANSFER WITH THE A COMPANY	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS LV ZHENG FENG TO SIGN RELEVANT PAPERS ON THE BANK CREDIT LINE BUSINESS	AGAINST
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	FULL AUTHORIZATION TO THE BOARD OF THE DIRECTORS TO HANDLE MATTERS REGARDING THE REPURCHASE OF SOCIAL PUBLIC SHARES	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: METHOD OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: NUMBER AND PERCENTAGE TO THE TOTAL CAPITAL OF SHARES TO BE REPURCHASED	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: OBJECTIVE OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: PRICE OF THE SHARES TO BE REPURCHASED	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: PURPOSE OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: TIME LIMIT OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: TOTAL AMOUNT AND SOURCE OF THE FUNDS TO BE USED FOR THE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PLAN FOR REPURCHASE OF SHARES BY MEANS OF CENTRALIZED BIDDING: TYPE OF THE SHARE REPURCHASE	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	15-Nov-2021	PROVISION OF GUARANTEE FOR THE FINANCING PROJECT OF AN OVERSEAS SUBSIDIARY	AGAINST
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: EILEEN WILTON (SUBJECT TO ELECTION AS DIRECTOR)	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: JOHAN BASSON	FOR

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SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: JOSEPH ROCK	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: LINDA DE BEER (SUBJECT TO ELECTION AS DIRECTOR)	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	APPOINTMENT OF MEMBER OF THE SHOPRITE HOLDINGS AUDIT AND RISK COMMITTEE: NONKULULEKO GOBODO (SUBJECT TO ELECTION AS DIRECTOR)	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	APPROVAL OF ANNUAL FINANCIAL STATEMENTS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	APPROVAL OF THE RULES OF THE AMENDED SHOPRITE HOLDINGS EXECUTIVE SHARE PLAN	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	ELECTION OF DIRECTOR: EILEEN WILTON	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	ELECTION OF DIRECTOR: LINDA DE BEER	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	ELECTION OF DIRECTOR: NONKULULEKO GOBODO	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	ELECTION OF DIRECTOR: PETER COOPER	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	FINANCIAL ASSISTANCE TO SUBSIDIARIES, RELATED AND INTER-RELATED ENTITIES	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	GENERAL AUTHORITY OVER UNISSUED ORDINARY SHARES	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	GENERAL AUTHORITY TO DIRECTORS AND/OR COMPANY SECRETARY	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	GENERAL AUTHORITY TO ISSUE ORDINARY SHARES FOR CASH	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	IMPLEMENTATION OF THE REMUNERATION POLICY	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	RE-APPOINTMENT OF AUDITORS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	RE-ELECTION OF DR CH WIESE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE BOARD	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO LEAD INDEPENDENT DIRECTOR	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2020 TO 31 OCTOBER 2021: REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE BOARD	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE INVESTMENT AND FINANCE COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO CHAIRMAN OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAEO00012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO LEAD INDEPENDENT DIRECTOR	FOR

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SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE AUDIT AND RISK COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE INVESTMENT AND FINANCE COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE NOMINATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE REMUNERATION COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO MEMBERS OF THE SOCIAL AND ETHICS COMMITTEE	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS FOR THE PERIOD 1 NOVEMBER 2021 TO 31 OCTOBER 2022: REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS	FOR
SHOPRITE HOLDINGS LTD (SHP)	ZAE000012084	15-Nov-2021	REMUNERATION POLICY OF SHOPRITE HOLDINGS	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - Henry Ji, Ph.D.	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - Dorman Followwill	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - Kim D. Janda, Ph.D.	ABSTAIN
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - David Lemus	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - Jaisim Shah	ABSTAIN
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - Yue Alexander Wu, Ph.D.	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Director Election - Elizabeth A.Czerepak	FOR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to approve the compensation of Henry Ji, Ph.D. as Executive Chairperson of Scilex Holding Company.	AGAINST
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to approve, on an advisory basis, the compensation of our named executive officers.	AGAINST
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to approve, on an advisory basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 YEAR
SORRENTO THERAPEUTICS, INC.	US83587F2020	15-Nov-2021	Proposal to ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO OR FOR THE BENEFIT OF MR STUART NICHOLLS, MANAGING DIRECTOR	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	ISSUE OF PERFORMANCE SHARES TO MWGP SHAREHOLDERS	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	RATIFICATION OF THE PRIOR ISSUE OF SHARES TO MWGP SHAREHOLDERS	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	TO ADOPT THE REMUNERATION REPORT	FOR
STRIKE ENERGY LTD	AU000000STX7	15-Nov-2021	TO RE-ELECT ANDREW SEATON AS DIRECTOR	FOR
AVANZA BANK HOLDING AB	SE0012454072	16-Nov-2021	RESOLUTION ON DIVIDENDS TO SHAREHOLDERS OF SEK 2.95 PER SHARE	FOR
CALIX LTD	AU0000017840	16-Nov-2021	AMENDMENT OF THE CONSTITUTION	FOR
CALIX LTD	AU0000017840	16-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS UNDER THE CALIX EIS	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	APPROVAL OF THE ISSUE OF OPTIONS TO DR MARK SCEATS UNDER THE CALIX EIS	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	APPROVAL OF THE ISSUE OF OPTIONS TO DR PHIL HODGSON UNDER THE CALIX EIS	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	RE-APPROVAL OF THE CALIX OFFICERS & EMPLOYEES INCENTIVE SCHEME	AGAINST
CALIX LTD	AU0000017840	16-Nov-2021	RE-ELECTION OF DR MARK SCEATS	FOR
CALIX LTD	AU0000017840	16-Nov-2021	TO ADOPT THE REMUNERATION REPORT	FOR
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO APPOINT ALEXIS DE ROSNAY AS NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS FOR A PERIOD OF ONE (1) YEAR AS OF THE DATE OF THIS EGM OR THE DATE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS IN COSMO IN 2022 (WHICH EVER DATE COMES SOONER)	AGAINST
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO APPROVE THAT THE BOARD OF DIRECTORS ENTERS INTO THE CONTEMPLATED PUBLIC EXCHANGE OFFER BY COSMO FOR ALL PUBLICLY HELD REGISTERED SHARES IN THE CAPITAL OF CASSIOPEA S.P.A., WITHIN THE MEANING OF ARTICLE 2:107A DUTCH CIVIL CODE	FOR
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO AUTHORISE THE BOARD OF DIRECTORS, FOR A PERIOD OF TWELVE (12) MONTHS, TO ISSUE - AND GRANT SUBSCRIPTION RIGHTS TO - ORDINARY SHARES UP TO A MAXIMUM NOMINAL SUM OF TEN PERCENT (10%) AND, IN THE EVENT OF A MERGER, AN ACQUISITION OR A STRATEGIC ALLIANCE TO INCREASE THIS AUTHORISATION BY A MAXIMUM OF A FURTHER TEN PERCENT (10%) OF THE ORDINARY SHARES INCLUDED IN THE AUTHORISED CAPITAL, IN ADDITION TO THE AUTHORISATION GRANTED TO THE BOARD OF DIRECTORS AT THE ANNUAL GENERAL MEETING OF COSMO ON MAY 28, 2021	FOR
COSMO PHARMACEUTICALS N.V.	NL0011832936	16-Nov-2021	PROPOSAL TO GRANT DISCHARGE TO EIMEAR COWHEY, A FORMER NON-EXECUTIVE MEMBER OF THE BOARD OF DIRECTORS IN RESPECT OF HER PERFORMED SUPERVISION AND ADVICE DURING FINANCIAL YEAR 2021 UP TO THE DAY OF HER RESIGNATION	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR

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COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	GRANT OF UP TO 470,000 PERFORMANCE RIGHTS ('PERFORMANCE RIGHTS') UNDER THE COUNTPLUS EMPLOYEE INCENTIVE PLAN ('PLAN') TO THE MANAGING DIRECTOR AND CEO, MR MATTHEW ROWE, IN ACCORDANCE WITH THE TERMS OF THE 2021 LTI AWARD	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	PRO-RATA VESTING OF THE PERFORMANCE RIGHTS UNDER THE PLAN IN THE EVENT OF CESSATION OF MR ROWE'S EMPLOYMENT	FOR
COUNTPLUS LTD	AU000000CUP5	16-Nov-2021	RE-ELECTION OF MR ANDREW MCGILL AS A DIRECTOR	FOR
CRYOLIFE, INC.	US2289031005	16-Nov-2021	To approve an adjournment of the meeting, if necessary, to solicit additional proxies if there are not sufficient votes in favor of the Reincorporation Proposal or the Exclusive Forum Proposal.	AGAINST
CRYOLIFE, INC.	US2289031005	16-Nov-2021	To approve an exclusive forum provision as set forth in the Delaware Certificate of Incorporation to take effect following the Reincorporation.	FOR
CRYOLIFE, INC.	US2289031005	16-Nov-2021	To approve the reincorporation of CryoLife, Inc. from the State of Florida to the State of Delaware, including the Plan of Conversion, Florida Articles of Conversion, Delaware Certificate of Conversion, Delaware Certificate of Incorporation, and Delaware Bylaws.	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	APPROVE LISTING OF SHARES ON A SECONDARY EXCHANGE	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	APPROVE REGISTRATION RIGHTS AGREEMENT WITH PRIMARY SHAREHOLDERS (INCLUDING COMPANY CONTROLLERS)	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	REELECT SHLOMO SHERF AS EXTERNAL DIRECTOR	FOR
DELTA-GALIL INDUSTRIES LTD	IL0006270347	16-Nov-2021	REELECT YEHOASHUA GOLD AS EXTERNAL DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	APPROVE FINAL DIVIDEND	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	APPROVE IMPLEMENTATION REPORT	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	APPROVE WAIVER OF RULE 9 OF THE TAKEOVER CODE	AGAINST
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE ISSUE OF EQUITY	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT ARJA TAAVENIKU AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT ARJA TAAVENIKU AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT VIJAY TALWAR AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	ELECT VIJAY TALWAR AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT ANDY HARRISON AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT ANDY HARRISON AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT IAN BULL AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT IAN BULL AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT LAURA CARR AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT MARION SEARS AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT MARION SEARS AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT NICK WILKINSON AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT PETER RUIS AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT PETER RUIS AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT SIR WILL ADDERLEY AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT WILLIAM REEVE AS DIRECTOR	FOR
DUNELM GROUP PLC	GB00B1CKQ739	16-Nov-2021	RE-ELECT WILLIAM REEVE AS DIRECTOR (INDEPENDENT SHAREHOLDER VOTE)	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	APPROVAL OF ISSUE OF INCENTIVE OPTIONS TO DIRECTOR - MR RICHARD NICHOLLS	AGAINST
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	APPROVAL OF ISSUE OF INCENTIVE OPTIONS TO DIRECTOR - MR WARWICK DAVIES	AGAINST
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO DIRECTOR - MR ROBERT BRIERLEY	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	ELECTION OF DIRECTOR - MR RICHARD NICHOLLS	FOR
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	ELECTION OF DIRECTOR - MR WARWICK DAVIES	AGAINST
FENIX RESOURCES LTD	AU0000025132	16-Nov-2021	INCREASE AGGREGATE FEE POOL FOR NON-EXECUTIVE DIRECTORS	AGAINST
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ADVISORY, NON-BINDING APPROVAL OF REMUNERATION POLICY	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ADVISORY, NON-BINDING APPROVAL OF REMUNERATION POLICY'S IMPLEMENTATION	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES FOR FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR

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GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR AH SANGQU	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR FM BERKELEY	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR M HAMMAN	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MRS KP LEBINA	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	ELECTION OF DIRECTOR APPOINTED BY THE BOARD: MR M HAMMAN (INDEPENDENT NON-EXECUTIVE DIRECTOR)	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	FINANCIAL ASSISTANCE IN TERMS OF SECTION 45 OF THE COMPANIES ACT	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	GENERAL BUT RESTRICTED AUTHORITY TO ISSUE SHARES FOR CASH	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	RE-APPOINTMENT OF EY AS EXTERNAL AUDITOR	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	SPECIFIC AND EXCLUSIVE AUTHORITY TO ISSUE ORDINARY SHARES TO AFFORD SHAREHOLDERS DISTRIBUTION REINVESTMENT ALTERNATIVES	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	TO PLACE THE UNISSUED AUTHORISED ORDINARY SHARES OF THE COMPANY UNDER THE CONTROL OF THE DIRECTORS	FOR
GROWTHPOINT PROPERTIES LTD	ZAE000179420	16-Nov-2021	TO RECEIVE AND ACCEPT THE REPORT OF THE SOCIAL, ETHICS AND TRANSFORMATION COMMITTEE	FOR
INOVALON HOLDINGS INC.	US45781D1019	16-Nov-2021	To approve and adopt the Agreement and Plan of Merger, dated as of August 19, 2021 (the "Merger Agreement") by and among Inovalon Holdings, Inc. (the "Company"), Ocala Bidco, Inc., and Ocala Merger Sub, Inc. ("Merger Sub") pursuant to which Merger Sub will merge with and into the Company (the "Merger").	FOR
INOVALON HOLDINGS INC.	US45781D1019	16-Nov-2021	To approve one or more adjournments of the Special Meeting if there are insufficient votes at the time of the Special Meeting to approve and adopt the Merger Agreement.	AGAINST
INOVALON HOLDINGS INC.	US45781D1019	16-Nov-2021	To approve, by a non-binding, advisory vote, certain compensation arrangements for the Company's named executive officers in connection with the Merger.	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - D. Foss	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - M. Flanigan	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - T. Wilson	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - J. Fiegel	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - T. Wimsatt	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - L. Kelly	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - S. Miyashiro	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - W. Brown	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	Director Election - C. Campbell	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
JACK HENRY & ASSOCIATES, INC.	US4262811015	16-Nov-2021	To ratify the selection of the Company's independent registered public accounting firm.	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As a ordinary resolution, THAT subject to the passing of the Class-based Resolution (as defined below) at the class meeting of holders of the Class B ordinary shares with a par value of US\$0.0001 each and the passing of a special resolution at the extraordinary general meeting of the Company convened on the same date and at the same place as the Class A Meeting, the Company's Fourth Amended and Restated Memorandum of Association and Articles of Association be amended and restated by their ...(due to space limits, see proxy material for full proposal).	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As a special resolution, THAT if the Class-based Resolution is not passed at either the Class A Meeting or the Class B Meeting, the Company's Existing Articles be amended and restated by their deletion in their entirety and by the substitution in their place of the Fifth Amended and Restated Memorandum of Association and Articles of Association in the form as set out in Part B of Appendix I to the Circular, by (a) incorporating the following requirements under the Hong Kong Listing Rules: ...(due to space limits, see proxy material for full proposal).	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As a special resolution, THAT subject to the passing of the Class-based Resolution (as defined below) at each of the class meeting of holders of the Class A ordinary shares with a par value of US\$0.0001 each (the "Class A Meeting") and the class meeting of holders of Class B ordinary shares with a par value of US\$0.0001 each (the "Class B Meeting") convened on the same date and at the same place as the EGM, the Company's Fourth Amended and Restated Memorandum of Association and Articles of Association of ...(due to space limits, see proxy material for full proposal).	FOR
LI AUTO INC	US50202M1027	16-Nov-2021	As an ordinary resolution, To extend the general mandate granted to the directors to issue, allot and deal with additional shares in the capital of the Company by the aggregate number of the shares repurchased by the Company.	AGAINST
LI AUTO INC	US50202M1027	16-Nov-2021	As an ordinary resolution, To grant a general mandate to the directors to issue, allot, and deal with additional Class A Ordinary shares of the Company not exceeding 20% of the total number of issued shares of the Company as at the date of passing of this resolution.	AGAINST
LI AUTO INC	US50202M1027	16-Nov-2021	As an ordinary resolution, To grant a general mandate to the directors to repurchase shares of the Company not exceeding 10% of the total number of issued shares of the Company as at the date of passing of this resolution.	FOR
LIFESTYLE COMMUNITIES LIMITED	AU000000LIC9	16-Nov-2021	RE-ELECTION OF DAVID PAUL BLIGHT AS A DIRECTOR	FOR
LIFESTYLE COMMUNITIES LIMITED	AU000000LIC9	16-Nov-2021	RE-ELECTION OF PHILIPPA MARY MASLIN KELLY AS A DIRECTOR	FOR
LIFESTYLE COMMUNITIES LIMITED	AU000000LIC9	16-Nov-2021	REMUNERATION REPORT	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	PARTICIPATION BY THE CEO & MANAGING DIRECTOR IN THE LONG-TERM PERFORMANCE PLAN	FOR
MIRVAC GROUP	AU000000MGR9	16-Nov-2021	RE-ELECTION OF JAMES M. MILLAR AM	FOR

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MIRVAC GROUP	AU000000MGR9	16-Nov-2021	RE-ELECTION OF JOHN MULCAHY	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	CHANGE OF THE COMPANY'S REGISTERED CAPITAL	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	CHANGE OF THE COMPANY'S SOME ARTICLES OF ASSOCIATION	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	DILUTED IMMEDIATE RETURN AFTER THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS AND FILLING MEASURES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	FEASIBILITY ANALYSIS ON THE USE OF FUNDS TO BE RAISED FROM THE ISSUANCE OF CONVERTIBLE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	FULL AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ARRANGEMENT FOR PLACING TO ORIGINAL SHAREHOLDERS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ATTRIBUTION OF RELATED DIVIDENDS FOR CONVERSION YEARS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: BOND DURATION	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: CONVERSION PERIOD	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINATION AND ADJUSTMENT TO THE CONVERSION PRICE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINING METHOD FOR THE NUMBER OF CONVERTED SHARES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: GUARANTEE MATTERS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: INTEREST RATE OF THE BOND	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING TARGETS AND METHOD	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING VOLUME	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: MANAGEMENT AND DEPOSIT OF RAISED FUNDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: MATTERS REGARDING THE MEETINGS OF BONDHOLDERS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PAR VALUE AND ISSUE PRICE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PROVISIONS ON DOWNWARD ADJUSTMENT OF THE CONVERSION PRICE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PURPOSE OF THE RAISED FUNDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: REDEMPTION CLAUSES	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: REALE CLAUSE	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: THE VALID PERIOD OF THE RESOLUTION	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TIME LIMIT AND METHOD FOR PAYING THE PRINCIPAL AND INTEREST	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TYPE OF SECURITIES TO BE ISSUED	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	PREPLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	RULES GOVERNING THE MEETINGS OF BONDHOLDERS' OF THE COMPANY'S CONVERTIBLE BONDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2021 TO 2023	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	SPECIAL REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
OPPEIN HOME GROUP INC	CNE100002RB3	16-Nov-2021	THE COMPANY'S ELIGIBILITY FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
PILBARA MINERALS LTD	AU000000PLS0	16-Nov-2021	ELECTION OF MS MIRIAM STANBOROUGH AS DIRECTOR	FOR
PILBARA MINERALS LTD	AU000000PLS0	16-Nov-2021	ISSUE OF EMPLOYEE OPTIONS AND EMPLOYEE PERFORMANCE RIGHTS TO MR KEN BRINDSEN	FOR
PILBARA MINERALS LTD	AU000000PLS0	16-Nov-2021	REMUNERATION REPORT	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: FAIR CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	AMENDMENTS TO THE WORK SYSTEMS OF THE COMPANY: WORK SYSTEM FOR INDEPENDENT DIRECTORS	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF INDEPENDENT DIRECTOR: LI PENG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF INDEPENDENT DIRECTOR: PAN YU	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF INDEPENDENT DIRECTOR: ZHANG XIAORONG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-EMPLOYEE SUPERVISOR: SHEN BO	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-EMPLOYEE SUPERVISOR: ZHANG QIZHONG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: GAO YUAN	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: LIN LIYING	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: LIU XIAODONG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: MA LIANG	FOR
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	CNE1000011K6	16-Nov-2021	PROVISION OF GUARANTEE QUOTA FOR WHOLLY-OWNED SUBSIDIARIES	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM	AGAINST

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SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE EXTERNAL GUARANTEE MANAGEMENT SYSTEM	AGAINST
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE FINANCIAL MANAGEMENT SYSTEM	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE INFORMATION DISCLOSURE MANAGEMENT SYSTEM	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE MANAGEMENT SYSTEM FOR THE USE OF RAISED FUNDS	AGAINST
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	AMENDMENTS TO THE PROCEDURE AND RULES FOR INVESTMENT DECISION-MAKING	AGAINST
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	CHANGE OF AUDIT FIRM	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	REMUNERATION FOR DIRECTORS	FOR
SHENZHEN INOVANCE TECHNOLOGY CO LTD	CNE100000V46	16-Nov-2021	SETTLEMENT OF SOME PROJECTS FINANCED WITH RAISED FUNDS AND PERMANENTLY SUPPLEMENTING THE WORKING CAPITAL WITH THE SURPLUS RAISED FUNDS	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Approval of our 2021 Long-Term Incentive Plan.	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Approval on an advisory basis of the named executive officer compensation disclosed in the Proxy Statement.	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: David V. Goeckeler	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Kimberly E. Alexy	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Martin I. Cole	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Matthew E. Massengill	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Miyuki Suzuki	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Paula A. Price	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Stephanie A. Streeter	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Thomas H. Caulfield	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Election of Director: Tunç Doluca	FOR
WESTERN DIGITAL CORPORATION	US9581021055	16-Nov-2021	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for fiscal 2022.	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	CHANGES TO CONSTITUTION OF EACH COMPANY	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	CHANGES TO CONSTITUTION OF EACH TRUST	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	GRANT OF SECURITY ACQUISITION RIGHTS TO THE MANAGING DIRECTOR	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	TO ADOPT THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	TO ELECT MARK BLOOM AS A DIRECTOR OF ABACUS GROUP HOLDINGS LIMITED, ABACUS GROUP PROJECTS LIMITED AND ABACUS STORAGE OPERATIONS LIMITED	FOR
ABACUS PROPERTY GROUP	AU000000ABP9	17-Nov-2021	TO RE-ELECT MARK HABERLIN WHO RETIRES IN ACCORDANCE WITH THE CONSTITUTIONS AND, BEING ELIGIBLE, OFFERS HIMSELF FOR RE-ELECTION AS A DIRECTOR OF ABACUS GROUP HOLDINGS LIMITED, ABACUS GROUP PROJECTS LIMITED AND ABACUS STORAGE OPERATIONS LIMITED	FOR
AFTERPAY LTD	AU000000APT1	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
AFTERPAY LTD	AU000000APT1	17-Nov-2021	RE-ELECTION OF DANA STALDER AS A DIRECTOR	FOR
AFTERPAY LTD	AU000000APT1	17-Nov-2021	RE-ELECTION OF ELANA RUBIN AS A DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE TECHNICAL DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF RESTRICTED PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	APPROVAL OF THE GRANT OF RESTRICTED PERFORMANCE RIGHTS TO THE TECHNICAL DIRECTOR	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	INCREASE IN MAXIMUM AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
ALKANE RESOURCES LTD	AU000000ALK9	17-Nov-2021	RE-ELECTION OF DIRECTOR - MR ANTHONY LETHLEAN	AGAINST
ARYZTA AG	CH0043238366	17-Nov-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	AMEND ARTICLES RE: BOARD COMPOSITION	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	AMEND ARTICLES RE: GENERAL MEETING OF SHAREHOLDERS; DELETIONS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE CREATION OF CHF 2 MILLION POOL OF CAPITAL WITHOUT PREEMPTIVE RIGHTS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE DISCHARGE OF BOARD OF DIRECTORS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE EXTENSION OF CONDITIONAL CAPITAL FOR EMPLOYEE STOCK OPTIONS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.3 MILLION	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 10 MILLION	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE REMUNERATION REPORT (NON-BINDING)	AGAINST
ARYZTA AG	CH0043238366	17-Nov-2021	APPROVE TREATMENT OF NET LOSS	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	DESIGNATE PATRICK O'NEILL AS INDEPENDENT PROXY	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	RATIFY ERNST YOUNG AG AS AUDITORS	FOR

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ARYZTA AG	CH0043238366	17-Nov-2021	REAPPOINT GORDON HARDIE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REAPPOINT HEINER KAMPS AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REAPPOINT HELENE WEBER-DUBI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT ALEJANDRO ZARAGUEETA AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT GORDON HARDIE AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT HEINER KAMPS AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT HELENE WEBER-DUBI AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT JOERG RIBONI AS DIRECTOR	FOR
ARYZTA AG	CH0043238366	17-Nov-2021	REELECT URS JORDI AS DIRECTOR AND BOARD CHAIRMAN	FOR
BICO GROUP AB	SE0013647385	17-Nov-2021	PROPOSAL TO RESOLVE TO AUTHORISE THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE ISSUES	AGAINST
BICO GROUP AB	SE0013647385	17-Nov-2021	PROPOSAL TO RESOLVE TO CHANGE THE NUMBERS OF THE BOARD MEMBERS AND TO ELECT A NEW MEMBER OF THE BOARD OF DIRECTORS: DETERMINE NUMBER OF MEMBERS (7) AND DEPUTY MEMBERS (0) OF BOARD ELECT SUSAN TOUSI AS NEW DIRECTOR	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	GRANT OF RIGHTS TO THE GROUP CEO AND MANAGING DIRECTOR	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTOR REMUNERATION FEE POOL	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	RATIFICATION OF ISSUE OF SHARES TO INSTITUTIONAL INVESTORS	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	RE-ELECTION OF MR. DENIS SHELLEY	FOR
BWX LTD	AU000000BWX7	17-Nov-2021	SECTION 260B - SHAREHOLDER APPROVAL	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	APPROVAL OF 10% PLACEMENT FACILITY	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	ELECTION OF DIRECTOR - MR JOHN CIGANEK	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	RATIFICATION OF PRIOR ISSUE OF ARGONAUT SHARES	FOR
CALIDUS RESOURCES LTD	AU000000CAI2	17-Nov-2021	REMUNERATION REPORT	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	ELECTION OF DIRECTOR, MR NEIL THOMPSON	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	ELECTION OF DIRECTOR, MRS NATALIE MCLEAN	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	RE-ELECTION OF DIRECTOR, MR MICHAEL KAY	FOR
CITY CHIC COLLECTIVE LTD	AU0000031767	17-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	DIRECTORS' FEES INCREASE	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ELECTION OF MR ENG PENG OOI AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ELECTION OF MR ROBERT BLAIN AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	ELECTION OF MS JIALEI TANG AS A DIRECTOR	FOR
CROMWELL PROPERTY GROUP	AU000000CMW8	17-Nov-2021	RE-ELECTION OF MS TANYA COX AS A DIRECTOR	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	MR. KOU BAOQUAN SERVES AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	MR. LIU JIANLONG SERVES AS A NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	MR. SI FENGQI SERVES AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	MR. SU MIN SERVES AS A NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	MR. ZONG WENLONG SERVES AS A NON-EXECUTIVE DIRECTOR OF THE TENTH SESSION OF THE BOARD OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	MS. GUO HONG SERVES AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE TENTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	TO AMEND THE ARTICLES OF ASSOCIATION	FOR
DATANG INTERNATIONAL POWER GENERATION CO LTD	CNE100000223	17-Nov-2021	TO AMEND THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	APPROVAL OF THE EML PAYMENTS LIMITED RIGHTS PLAN (EPLRP)	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	GRANT OF LONG-TERM INCENTIVE RIGHTS TO GROUP CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, MR TOM CREGAN	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	GRANT OF SHORT-TERM INCENTIVE OPTIONS TO GROUP CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR, MR TOM CREGAN	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	REMUNERATION REPORT: THAT THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 BE ADOPTED	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	TO RE-ELECT OR ELECT DIRECTOR: MR DAVID LIDDY AM RETIRES BY ROTATION IN ACCORDANCE WITH RULE 3.6(A) OF THE COMPANY'S CONSTITUTION AND BEING ELIGIBLE OFFERS HIMSELF FOR RE-ELECTION	FOR
EML PAYMENTS LTD	AU000000EML7	17-Nov-2021	TO RE-ELECT OR ELECT DIRECTOR: MS EMMA SHAND, WHO WAS APPOINTED AS A DIRECTOR ON 15 SEPTEMBER 2021, RETIRES FROM OFFICE IN ACCORDANCE WITH RULE 3.3 OF THE COMPANY'S CONSTITUTION, AND BEING ELIGIBLE, OFFERS HERSELF FOR ELECTION	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	AMEND ARTICLES RE: NUMBER OF BOARD MEMBERS	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	APPROVE REMUNERATION OF NEW ELECTED DIRECTORS	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	DETERMINE NUMBER OF MEMBERS (10) AND DEPUTY MEMBERS (0) OF BOARD	FOR

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HEXAGON AB	SE0015961909	17-Nov-2021	ELECT BRETT WATSON AS NEW DIRECTOR	FOR
HEXAGON AB	SE0015961909	17-Nov-2021	ELECT ERIK HUGGERS AS NEW DIRECTOR	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HP19	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT (NON-BINDING)	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HP19	17-Nov-2021	ISSUANCE OF 56,840 PERFORMANCE RIGHTS TO MR DON SMITH UNDER THE LTIP	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HP19	17-Nov-2021	RATIFICATION OF PRIOR ISSUE OF STAPLED SECURITIES	FOR
HOTEL PROPERTY INVESTMENTS	AU000000HP19	17-Nov-2021	RE-ELECTION OF MR RAYMOND GUNSTON AS A DIRECTOR	FOR
KOREA GAS CORPORATION	KR7036460004	17-Nov-2021	ELECTION OF NON-EXECUTIVE AUDITOR: AHN HONG BOK	FOR
KOREA GAS CORPORATION	KR7036460004	17-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: AHN HONG BOK	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF 10% PLACEMENT CAPACITY	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF OPTIONS TO CHRISTY FOREST	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF PERFORMANCE RIGHTS TO ANTONLUIGI GOZZI	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF PERFORMANCE RIGHTS TO MICHAEL RENNIE	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF SERVICE RIGHTS TO CHRISTY FOREST	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF SERVICE RIGHTS TO MICHAEL RENNIE	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF SERVICE RIGHTS TO RAJARSHI RAY	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF STI RIGHTS TO ANTONLUIGI GOZZI	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF STI RIGHTS TO CHRISTY FOREST	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	APPROVAL OF DIRECTOR PARTICIPATION IN EMPLOYEE INCENTIVE PLAN AND ISSUE OF STI RIGHTS TO MICHAEL RENNIE	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	RE-ELECTION OF DIRECTOR - MR MICHAEL RENNIE	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	RE-ELECTION OF DIRECTOR - MS KATHRYN GIUDES	FOR
LIVEHIRE LTD	AU000000LVH1	17-Nov-2021	RE-ELECTION OF DIRECTOR - MS LESA FRANCIS	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION.	AGAINST
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Kuben Pillay	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Monde Nkosi	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Ekta Singh-Bushell	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Chris G.B. Meyer	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Alex M.R. Smith	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Antony C. Ball	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Nonku N. Gobodo	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Ian O. Greenstreet	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Javed Hamid	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Lincoln C. Mali	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	Director Election - Ali Mazanderani	FOR
NET 1 UEPS TECHNOLOGIES, INC.	US64107N2062	17-Nov-2021	RATIFICATION OF THE SELECTION OF DELOITTE & TOUCHE (SOUTH AFRICA) AS THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY FOR THE FISCAL YEAR ENDING JUNE 30, 2022.	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Advisory Vote to Approve Executive Compensation.	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Ana Paula Pessoa	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: ANA PAULA PESSOA	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: JOSE MARIA AZNAR	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: José María Aznar	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: K. Rupert Murdoch	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: K. RUPERT MURDOCH	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Kelly Ayotte	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: KELLY AYOTTE	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Lachlan K. Murdoch	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: LACHLAN K. MURDOCH	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Masroor Siddiqui	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: MASROOR SIDDIQUI	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Natalie Bancroft	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: NATALIE BANCROFT	FOR

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NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Peter L. Barnes	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: PETER L. BARNES	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Election of Director: Robert J. Thomson	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	ELECTION OF DIRECTOR: ROBERT J. THOMSON	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: STOCKHOLDER PROPOSAL REGARDING SIMPLE MAJORITY VOTE, IF PROPERLY PRESENTED	FOR
NEWS CORP	AU000000NWS2	17-Nov-2021	RATIFICATION OF THE SELECTION OF ERNST & YOUNG LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2022	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Ratification of the Selection of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for the Fiscal Year Ending June 30, 2022.	FOR
NEWS CORP	US65249B2088	17-Nov-2021	Stockholder Proposal regarding Simple Majority Vote, if properly presented.	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	ELECTION OF DIRECTOR - MS JOANNE PALMER	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	ELECTION OF DIRECTOR - MS MELISSA HOLZBERGER	FOR
PALADIN ENERGY LTD	AU000000PDN8	17-Nov-2021	RATIFICATION OF SHARE PLACEMENT	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	THAT CONDITIONAL AND IN ADDITION TO EXTRAORDINARY RESOLUTION 13 ABOVE HAVING BEEN PASSED, TO EMPOWER THE DIRECTORS OF THE COMPANY TO DIS-APPLY THE RIGHT OF SHAREHOLDERS TO RECEIVE A PRE-EMPTIVE OFFER OF NEW ORDINARY SHARES PURSUANT TO ARTICLE 5.11 OF THE ARTICLES OF INCORPORATION PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ISSUE OF UP TO 27,380,279 ORDINARY SHARES	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO ELECT LENA WILSON AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO EMPOWER THE DIRECTORS OF THE COMPANY TO DIS-APPLY THE RIGHT OF SHAREHOLDERS TO RECEIVE A PRE-EMPTIVE OFFER OF NEW ORDINARY SHARES PURSUANT TO ARTICLE 5.11 OF THE ARTICLES OF INCORPORATION PROVIDED THAT THIS POWER SHALL BE LIMITED TO THE ISSUE OF UP TO 27,380,279 ORDINARY SHARES	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTOR'S REMUNERATION POLICY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTOR'S REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2021	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RECEIVE THE ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 31 MARCH 2021	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT ANDREW DEWHIRST AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT KPMG CHANNEL ISLANDS LIMITED AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT MARIA BENTLEY AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT MARK BATTEN AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT MICHAEL MORRIS AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RE-ELECT RICHARD JONES AS A DIRECTOR OF THE COMPANY	FOR
PICTON PROPERTY INCOME LTD	GB00B0LCW208	17-Nov-2021	TO RENEW THE AUTHORITY OF THE COMPANY, IN ACCORDANCE WITH SECTION 315 OF THE COMPANIES (GUERNSEY) LAW, 2008 (AS AMENDED) (THE LAW"), TO MAKE MARKET ACQUISITIONS (WITHIN THE MEANING OF SECTION 316 OF THE LAW) OF THE ORDINARY SHARES OF NO PAR VALUE IN THE SHARE CAPITAL OF THE COMPANY ("THE ORDINARY SHARES")	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	APPROVAL FOR THE GRANT OF EQUITY TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	AGAINST
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	APPROVAL OF THE COMPANY'S EQUITY INCENTIVE PLAN (PREVIOUSLY REFERRED TO AS THE DEFERRED REMUNERATION PLAN)	AGAINST
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	RE-ELECTION OF ANDREW STANNARD AS A DIRECTOR	FOR
PLATINUM ASSET MANAGEMENT LTD	AU000000PTM6	17-Nov-2021	RE-ELECTION OF BRIGITTE SMITH AS A DIRECTOR	FOR
PRAEMIUM LTD	AU000000PPS1	17-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
PRAEMIUM LTD	AU000000PPS1	17-Nov-2021	ELECTION OF CLAIRE WILLETTE AS DIRECTOR	FOR
PRAEMIUM LTD	AU000000PPS1	17-Nov-2021	RE-ELECTION OF DIRECTOR - STUART ROBERTSON	FOR
READYTECH HOLDINGS LTD	AU0000043002	17-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE READYTECH EQUITY INCENTIVE PLAN - MARC WASHBOURNE	FOR
READYTECH HOLDINGS LTD	AU0000043002	17-Nov-2021	RE-ELECTION OF MR TOM MATTHEWS	FOR
READYTECH HOLDINGS LTD	AU0000043002	17-Nov-2021	REMUNERATION REPORT	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	Election of Class I Director: Jamie Sokalsky	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	Election of Class I Director: William Heissenbuttel	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	The approval, on an advisory basis, of the compensation of our named executive officers.	FOR
ROYAL GOLD, INC.	US7802871084	17-Nov-2021	The ratification of the appointment of Ernst & Young LLP as our independent registered public accountant for the fiscal stub period ending December 31, 2021.	FOR

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SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	17-Nov-2021	AMEND AND REFORM THE COMPANY'S BYLAWS TO INCLUDE THE ACTIVITY OF MOVING AND STORING LIQUID AND LIQUEFIED BULK, INCLUDING PETROLEUM PRODUCTS, UPDATE THE COMPANY'S SHARE CAPITAL, AS WELL AS TO DELIBERATE ON ITS CONSOLIDATION	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACNOR3	17-Nov-2021	IF A SECOND CALL IS REQUIRED FOR THE EXTRAORDINARY SHAREHOLDERS MEETING TO BE HELD, CAN THE VOTING INSTRUCTIONS CONTAINED IN THIS REMOTE VOTING FORM BE CONSIDERED VALID ALSO IF THE EXTRAORDINARY SHAREHOLDERS MEETING ARE HELD ON SECOND CALL	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	ELECTION OF DIRECTOR - ANDREW BASSAT	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	GRANT OF ONE EQUITY RIGHT TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, IAN NAREV FOR THE YEAR ENDING 30 JUNE 2022	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	GRANT OF WEALTH SHARING PLAN OPTIONS AND WEALTH SHARING PLAN RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER, IAN NAREV FOR THE YEAR ENDING 30 JUNE 2022	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	LEAVING BENEFITS APPROVAL	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	RE-ELECTION OF DIRECTOR - GRAHAM GOLDSMITH	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	RE-ELECTION OF DIRECTOR - MICHAEL WACHTEL	FOR
SEEK LTD	AU000000SEK6	17-Nov-2021	REMUNERATION REPORT	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	GRANT OF SHARE RIGHTS UNDER THE FY21 SHORT-TERM INCENTIVE PLAN FOR THE MD & CEO: MR RYAN STOKES AO	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	PLACEMENT CAPACITY REFRESH	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	RE-ELECTION OF MR DAVID MCEVOY AS A DIRECTOR	FOR
SEVEN GROUP HOLDINGS LTD	AU000000SVW5	17-Nov-2021	RE-ELECTION OF MR RICHARD UECHTRITZ AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	ADDITIONAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVAL OF DIRECTORS REMUNERATION REPORT	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVAL OF THE DIRECTORS REMUNERATION POLICY	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVE THE SALE	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	APPROVE THE SHARE BUYBACK RESOLUTION	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORISE AUDIT AND RISK COMMITTEE TO DETERMINE AUDITORS REMUNERATION	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO ALLOT SHARES	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO CALL GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO MAKE MARKET PURCHASES OF SHARES	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	AUTHORITY TO MAKE POLITICAL DONATIONS AND EXPENDITURE	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	DECLARATION OF A FINAL DIVIDEND	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	ELECTION OF PAUL KEEL AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-APPOINTMENT OF KPMG LLP AS AUDITORS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RECEIPT OF REPORT AND ACCOUNTS	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF DAME ANN DOWLING AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF JOHN SHIPSEY AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF KARIN HOEING AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF MARK SELIGMAN AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF NOEL TATA AS A DIRECTOR	AGAINST
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF PAM CHENG AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF SIR GEORGE BUCKLEY AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF TANYA FRATTO AS A DIRECTOR	FOR
SMITHS GROUP PLC	GB00B1WY2338	17-Nov-2021	RE-ELECTION OF WILLIAM SEEGER AS A DIRECTOR	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT BESSIE LEE, WHO WAS APPOINTED A DIRECTOR OF THE COMPANY BY THE BOARD DURING THE YEAR, AND WHO WILL RETIRE AT THE MEETING IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION, BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT DAVID BORTOLUSSI, WHO WAS APPOINTED MANAGING DIRECTOR OF THE COMPANY BY THE BOARD DURING THE YEAR, AND WHO WILL RETIRE AT THE MEETING IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION, BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT THE DIRECTORS OF THE COMPANY BE AUTHORISED TO FIX THE FEES AND EXPENSES OF THE COMPANY'S AUDITOR, ERNST & YOUNG, FOR THE ENSUING YEAR	FOR
THE A2 MILK COMPANY LTD	NZATME0002S8	17-Nov-2021	THAT WARWICK EVERY-BURNS, WHO WILL RETIRE AT THE MEETING BY ROTATION IN ACCORDANCE WITH THE COMPANY'S CONSTITUTION, BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Advisory Vote to Approve Executive Compensation.	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Approval of the Amended and Restated 2005 Stock Incentive Plan.	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: A.D. David Mackay	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Amy Banse	FOR

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THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Christopher J. Williams	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Esther Lee	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Kathryn Tesija	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Linda Rendle	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Matthew J. Shattock	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Paul Parker	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Richard H. Carmona	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Russell Weiner	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Election of Director: Spencer C. Fleischer	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Ratification of the Selection of Ernst & Young LLP as the Clorox Company's Independent Registered Public Accounting Firm.	FOR
THE CLOROX COMPANY	US1890541097	17-Nov-2021	Shareholder Proposal Requesting Non-Management Employees on Director Nominee Candidate Lists.	AGAINST
AGILYSYS, INC.	US0084711051	18-Nov-2021	Approval of the Company's reincorporation from the State of Ohio to the State of Delaware.	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Approval of the exclusive forum provision of our proposed Delaware Certificate of Incorporation.	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Approval, on a non-binding advisory basis, of the compensation of our named executive officers set forth in the attached Proxy Statement.	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - Donald A. Colvin	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - Dana Jones	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - Jerry Jones	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - Michael A. Kaufman	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - Melvin L. Keating	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - John Mutch	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Director Election - Ramesh Srinivasan	FOR
AGILYSYS, INC.	US0084711051	18-Nov-2021	Ratification of the appointment of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending March 31, 2022.	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	AMENDMENT OF THE CONSTITUTION	AGAINST
ALTIUM	AU000000ALU8	18-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE POOL AVAILABLE FOR DIRECTORS OF THE COMPANY	AGAINST
ALTIUM	AU000000ALU8	18-Nov-2021	RE-ELECT SAMUEL WEISS AS A DIRECTOR	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	RE-ELECT SERGIY KOSTYNSKY AS A DIRECTOR	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	REMUNERATION REPORT	FOR
ALTIUM	AU000000ALU8	18-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISION	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ADOPTION OF AMA PERFORMANCE RIGHTS PLAN	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	ABSTAIN
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ELECTION OF KYLE LOADES AS A DIRECTOR	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	ELECTION OF PAUL RUIZ AS A DIRECTOR	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	GRANT OF FY21 PERFORMANCE RIGHTS TO GROUP CEO	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	GRANT OF FY22 PERFORMANCE RIGHTS TO GROUP CHIEF EXECUTIVE OFFICER (GROUP CEO)	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF NON-BOARD ENDORSED DIRECTOR	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	RATIFICATION OF THE ISSUE OF CONVERTIBLE NOTES	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	RE-ELECTION OF SIMON MOORE AS A DIRECTOR	AGAINST
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	RENEWAL OF TAKEOVER APPROVAL PROVISION IN THE CONSTITUTION	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	THAT IN ACCORDANCE WITH SECTIONS 257B AND 257D OF THE CORPORATIONS ACT THE COMPANY COMPLETE THE BUY-BACK OF 1,039,501 FULLY PAID ORDINARY SHARES FROM STIPE (STEVE) POPOVIC AND BISERKA (BETTY) POPOVIC AS JOINT TRUSTEES FOR THE S&B POPOVIC FAMILY TRUST FOR NIL CASH CONSIDERATION AND OTHERWISE ON THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	THAT IN ACCORDANCE WITH SECTIONS 257B AND 257D OF THE CORPORATIONS ACT THE COMPANY COMPLETE THE BUY-BACK OF 206,975 FULLY PAID ORDINARY SHARES FROM JAMES ALEXANDER TIMUSS AS TRUSTEE OF THE JAMES TIMUSS TRUST FOR NIL CASH CONSIDERATION AND OTHERWISE ON THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR
AMA GROUP LTD	AU000000AMA8	18-Nov-2021	THAT IN ACCORDANCE WITH SECTIONS 257B AND 257D OF THE CORPORATIONS ACT THE COMPANY COMPLETE THE BUY-BACK OF 206,975 FULLY PAID ORDINARY SHARES FROM MARISSA HARDING-SMITH AS TRUSTEE FOR THE HARDINGSMITH FAMILY TRUST FOR NIL CASH CONSIDERATION AND OTHERWISE ON THE TERMS AND CONDITIONS AS SET OUT IN THE EXPLANATORY MEMORANDUM	FOR

AVAST PLC	GB00BDD85M81	18-Nov-2021	A. FOR THE PURPOSE OF GIVING EFFECT TO THE SCHEME OF ARRANGEMENT DATED 28 OCTOBER 2021 (THE "SCHEME") BETWEEN THE COMPANY AND THE SCHEME SHAREHOLDERS (AS DEFINED IN THE SCHEME), A PRINT OF WHICH HAS BEEN PRODUCED TO THIS MEETING AND FOR THE PURPOSES OF IDENTIFICATION SIGNED BY THE CHAIRMAN HEREOF, IN ITS ORIGINAL FORM IN THE DOCUMENT SENT TO SHAREHOLDERS OF THE COMPANY DATED 28 OCTOBER 2021 OR SUBJECT TO ANY MODIFICATION, ADDITION OR CONDITION AGREED BETWEEN THE COMPANY, NORTONLIFELOCK INC. ("NORTONLIFELOCK") AND NITRO BIDCO LIMITED ("BIDCO"), A WHOLLY OWNED SUBSIDIARY OF NORTONLIFELOCK AND APPROVED OR IMPOSED BY THE HIGH COURT OF JUSTICE IN ENGLAND AND WALES (THE "COURT"), THE DIRECTORS OF THE COMPANY (OR A DULY AUTHORISED COMMITTEE THEREOF) BE AND ARE HEREBY AUTHORISED TO TAKE ALL SUCH ACTION AS THEY MAY CONSIDER NECESSARY OR APPROPRIATE FOR CARRYING THE SCHEME INTO EFFECT; B. WITH EFFECT FROM THE PASSING OF THIS RESOLUTION, THE ARTICLES OF ASSOCIATION OF THE COMPANY BE AND HEREBY ARE AMENDED BY THE ADOPTION AND INCLUSION OF NEW ARTICLE 160; AND C. SUBJECT TO AND CONDITIONAL UPON THE SCHEME BECOMING EFFECTIVE, PURSUANT TO SECTION 97 OF THE COMPANIES ACT 2006, THE COMPANY BE RE-REGISTERED AS A PRIVATE LIMITED COMPANY WITH THE NAME "AVAST LIMITED", TO TAKE EFFECT FOLLOWING APPROVAL BY THE REGISTRAR OF COMPANIES	FOR
AVAST PLC	GB00BDD85M81	18-Nov-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Advisory vote on executive compensation.	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Approval of the Avnet, Inc. 2021 Stock Compensation and Incentive Plan.	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Adalio T. Sanchez	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Avid Modjtabei	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Brenda L. Freeman	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Carlo Bozotti	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Ernest E. Maddock	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: James A. Lawrence	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Jo Ann Jenkins	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Oleg Khaykin	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Philip R. Gallagher	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: Rodney C. Adkins	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Election of Director: William H. Schumann III	FOR
AVNET, INC.	US0538071038	18-Nov-2021	Ratification of appointment of KPMG LLP as the independent registered public accounting firm for the fiscal year ending July 2, 2022.	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING MEETINGS OF THE SUPERVISORY COMMITTEE	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE COMPANY'S RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE SYSTEM FOR EXTERNAL SUPERVISORS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	AMENDMENTS TO THE SYSTEM FOR INDEPENDENT DIRECTORS	FOR
BANK OF NANJING CO LTD	CNE100000627	18-Nov-2021	ELECTION OF YU RUIYU AS AN INDEPENDENT DIRECTOR	FOR
BLUESCOPE STEEL LTD	AU000000BSLO	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021 (NON-BINDING ADVISORY VOTE)	FOR
BLUESCOPE STEEL LTD	AU000000BSLO	18-Nov-2021	APPROVAL OF GRANT OF ALIGNMENT RIGHTS TO MARK VASSELLA UNDER THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
BLUESCOPE STEEL LTD	AU000000BSLO	18-Nov-2021	APPROVAL OF GRANT OF SHARE RIGHTS TO MARK VASSELLA UNDER THE COMPANY'S SHORT TERM INCENTIVE PLAN	FOR
BLUESCOPE STEEL LTD	AU000000BSLO	18-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR
BLUESCOPE STEEL LTD	AU000000BSLO	18-Nov-2021	INCREASE IN THE MAXIMUM NUMBER OF DIRECTORS THAT CAN BE APPOINTED	FOR
BLUESCOPE STEEL LTD	AU000000BSLO	18-Nov-2021	RE-ELECTION OF MR MARK HUTCHINSON AS A DIRECTOR OF THE COMPANY	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Director Election - Peter W. Gibson	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Director Election - Joseph L. Mullen	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Director Election - Michael J. Curran	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Non-binding advisory vote to approve executive compensation.	FOR
BOTTOMLINE TECHNOLOGIES, INC.	US1013881065	18-Nov-2021	Ratification of the selection of Ernst & Young LLP as the Company's registered public accounting firm for the current fiscal year.	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Advisory Vote to Approve Executive Compensation.	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Alexandre G. Macedo	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Cynthia L. Davis	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Frances L. Allen	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Harriet Edelman	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: James C. Katzman	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Joseph M. DePinto	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Prashant N. Ranade	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: William T. Giles	FOR

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BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Election of Director: Wyman T. Roberts	FOR
BRINKER INTERNATIONAL, INC.	US1096411004	18-Nov-2021	Ratification of the appointment of KPMG LLP as our Independent Registered Public Accounting Firm for the fiscal year 2022.	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Advisory vote to approve the compensation of the Company's Named Executive Officers (the Say on Pay Vote).	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Amit K. Zavery	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Annette L. Nazareth	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Brett A. Keller	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Leslie A. Brun	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Maura A. Markus	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Melvin L. Flowers	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Pamela L. Carter	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Richard J. Daly	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Robert N. Duels	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Thomas J. Perna	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Timothy C. Gokey	FOR
BROADRIDGE FINANCIAL SOLUTIONS, INC.	US11133T1034	18-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public accountants for the fiscal year ending June 30, 2022.	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF 25P EACH, SUCH POWER TO BE LIMITED: (A) TO A MAXIMUM NUMBER OF 15,080,224 ORDINARY SHARES; (B) BY THE CONDITION THAT THE MINIMUM PRICE WHICH MAY BE PAID FOR AN ORDINARY SHARE IS THE NOMINAL AMOUNT OF THAT SHARE AND THE MAXIMUM PRICE WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS THE HIGHEST OF: (1) AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN ORDINARY SHARE FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (2) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT PURCHASE BID ON THE LONDON STOCK EXCHANGE TRADING SYSTEM, IN EACH CASE, EXCLUSIVE OF EXPENSES, SUCH AUTHORITY TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT DURING THIS PERIOD THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE ORDINARY SHARES WHICH WILL OR MAY BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT, IF RESOLUTION 18 GRANTING AUTHORITY TO ALLOT SHARES IS PASSED, THE BOARD BE GIVEN POWER TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (B) OF RESOLUTION 18, BY WAY OF A RIGHTS ISSUE ONLY); 1. TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND 2. TO HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES, OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER; AND (B) IN THE CASE OF AUTHORITY GRANTED UNDER PARAGRAPH (A) OF RESOLUTION 18 AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES, THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES (OTHERWISE THAN UNDER PARAGRAPH (A) ABOVE) UP TO A NOMINAL AMOUNT OF GBP 1,885,028, SUCH POWER TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED	FOR

CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT, IF RESOLUTION 18 GRANTING AUTHORITY TO ALLOT SHARES IS PASSED, THE BOARD BE GIVEN THE POWER IN ADDITION TO ANY POWER GRANTED UNDER RESOLUTION 21 TO ALLOT EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY THAT RESOLUTION AND/OR TO SELL ORDINARY SHARES HELD BY THE COMPANY AS TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO BE: (A) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 1,885,028; AND (B) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE BOARD DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH POWER TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE SOLD) AFTER THE POWER ENDS AND THE BOARD MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT, IF RESOLUTION 19 GRANTING AUTHORITY TO ALLOT AT1 SECURITIES IS PASSED, THE BOARD BE GIVEN THE POWER, IN ADDITION TO ANY POWERS GRANTED PURSUANT TO RESOLUTIONS 21 AND 22, TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 19 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 5,655,084 IN RELATION TO THE ISSUE OF AT1 SECURITIES AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH POWER TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE POWER ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HAD NOT ENDED	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	THAT: (A) THE CLOSE BROTHERS GROUP PLC SHARES/AVE PLAN 2021 (THE "2021 SHARES/AVE"), SUMMARISED IN APPENDIX 2 TO THIS NOTICE, AND THE RULES OF WHICH ARE PRODUCED TO THIS ANNUAL GENERAL MEETING AND FOR THE PURPOSES OF IDENTIFICATION INITIALLED BY THE CHAIRMAN, BE APPROVED AND THE BOARD BE AUTHORISED TO DO ALL SUCH ACTS AND THINGS AS IT CONSIDERS NECESSARY OR DESIRABLE TO ESTABLISH THE 2021 SHARES/AVE; AND (B) THE BOARD BE AUTHORISED TO ADOPT FURTHER PLANS BASED ON THE 2021 SHARES/AVE BUT MODIFIED TO TAKE ACCOUNT OF LOCAL TAX, EXCHANGE CONTROL OR SECURITIES LAWS IN OVERSEAS TERRITORIES, PROVIDED THAT ANY SHARES MADE AVAILABLE UNDER SUCH FURTHER PLANS ARE TREATED AS COUNTING AGAINST ANY LIMITS ON INDIVIDUAL OR OVERALL PARTICIPATION IN THE 2021 SHARES/AVE	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION POLICY, THE FULL TEXT OF WHICH IS SET OUT ON PAGES 100 TO 109 OF THE DIRECTORS' REMUNERATION REPORT CONTAINED WITHIN THE 2021 ANNUAL REPORT AND ACCOUNTS, TO TAKE EFFECT FROM THE END OF THIS AGM	ABSTAIN
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 JULY 2021 SET OUT ON PAGES 97 TO 125 OF THE 2021 ANNUAL REPORT AND ACCOUNTS	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE, ACTING FOR AND ON BEHALF OF THE BOARD, TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE BOARD GENERALLY AND UNCONDITIONALLY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (A) UP TO A NOMINAL AMOUNT OF GBP 12,566,854 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (B) BELOW IN EXCESS OF SUCH SUM); AND (B) COMPRISING EQUITY SECURITIES (AS DEFINED IN THE COMPANIES ACT 2006) UP TO A NOMINAL AMOUNT OF GBP 25,133,708 (SUCH AMOUNT TO BE REDUCED BY ANY ALLOTMENTS OR GRANTS MADE UNDER PARAGRAPH (A) ABOVE) IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE: (1) TO ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (2) TO HOLDERS OF OTHER EQUITY SECURITIES AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR AS THE BOARD OTHERWISE CONSIDERS NECESSARY, AND SO THAT THE BOARD MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH IT CONSIDERS NECESSARY OR APPROPRIATE TO DEAL WITH TREASURY SHARES, FRACTIONAL ENTITLEMENTS, RECORD DATES, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER, SUCH AUTHORITIES TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT ENDED	FOR

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CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE BOARD, IN ADDITION TO ANY AUTHORITY GRANTED PURSUANT TO RESOLUTION 18, GENERALLY AND UNCONDITIONALLY PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT ANY SECURITY INTO SHARES IN THE COMPANY UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 5,655,084 IN RELATION TO ANY ISSUE BY THE COMPANY OF ANY ADDITIONAL TIER 1 INSTRUMENTS ("AT1 SECURITIES") THAT AUTOMATICALLY CONVERT INTO OR ARE EXCHANGED FOR ORDINARY SHARES IN THE COMPANY IN PRESCRIBED CIRCUMSTANCES, WHERE THE DIRECTORS CONSIDER THAT THE ISSUE OF SUCH AT1 SECURITIES WOULD BE DESIRABLE, INCLUDING FOR THE PURPOSE OF COMPLYING WITH, OR MAINTAINING COMPLIANCE WITH, THE REGULATORY REQUIREMENTS OR TARGETS APPLICABLE TO THE COMPANY AND ITS SUBSIDIARIES AND SUBSIDIARY UNDERTAKINGS FROM TIME TO TIME AND OTHERWISE ON TERMS AS MAY BE DETERMINED BY THE DIRECTORS, SUCH AUTHORITY TO APPLY UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 18 FEBRUARY 2023) BUT, IN EACH CASE, DURING THIS PERIOD THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS WHICH WOULD, OR MIGHT, REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE BOARD MAY ALLOT SHARES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES (THE "GROUP") TO APPLY A RATIO IN RELATION TO THE FIXED AND VARIABLE COMPONENTS OF REMUNERATION FOR CERTAIN DIRECTORS AND EMPLOYEES OF THE COMPANY AND THE GROUP'S BANKING DIVISION WHOSE PROFESSIONAL ACTIVITIES HAVE A MATERIAL IMPACT ON THE RISK PROFILE OF THE GROUP, SO THAT THE VARIABLE COMPONENT OF TOTAL REMUNERATION FOR SUCH AN INDIVIDUAL MAY EXCEED 100% OF THE FIXED COMPONENT OF THE TOTAL REMUNERATION FOR THAT INDIVIDUAL, PROVIDED THAT SUCH VARIABLE COMPONENT DOES NOT EXCEED 200% OF SUCH FIXED COMPONENT	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO AUTHORISE THE PAYMENT OF A FINAL DIVIDEND ON THE ORDINARY SHARES OF 42.0 PENCE PER SHARE FOR THE YEAR ENDED 31 JULY 2021 ON 23 NOVEMBER 2021 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON 15 OCTOBER 2021	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT ADRIAN SAINSBURY AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT BRIDGET MACASKILL AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT LESLEY JONES AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT MARK PAIN AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT MIKE BIGGS AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT MIKE MORGAN AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT OLIVER CORBETT AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT PATRICIA HALLIDAY AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT PETER DUFFY AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY FROM THE CONCLUSION OF THIS AGM UNTIL THE CONCLUSION OF THE NEXT AGM	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT SALLY WILLIAMS AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO REAPPOINT TESULA MOHINDRA AS A DIRECTOR OF THE COMPANY	FOR
CLOSE BROTHERS GROUP PLC	GB0007668071	18-Nov-2021	TO RECEIVE AND ADOPT THE COMPANY'S 2021 ANNUAL REPORT AND ACCOUNTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND OF THE AUDITOR	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Thomas H. Barr	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Andrea M. Weiss	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Carl T. Berquist	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Sandra B. Cochran	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Meg G. Crofton	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Gilbert R. Dávila	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - William W. McCarten	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Coleman H. Peterson	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Gisel Ruiz	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	Director Election - Darryl L. Wade	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	SHAREHOLDER PROPOSAL REGARDING VIRTUAL MEETINGS.	AGAINST
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	TO APPROVE THE COMPANY'S SHAREHOLDER RIGHTS PLAN ADOPTED BY THE BOARD OF DIRECTORS ON APRIL 9, 2021.	AGAINST
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	TO APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS.	FOR
CRACKER BARREL OLD COUNTRY STORE, INC.	US22410J1060	18-Nov-2021	TO RATIFY THE APPOINTMENT OF DELOITTE & TOUCHE LLP AS THE COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE 2022 FISCAL YEAR.	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	APPROVAL APPOINTMENT OF AUDITOR: DELOITTE	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO, MR SY VAN DYK	FOR
DDH1 LTD	AU0000134454	18-Nov-2021	TO RE-ELECT MR ALAN BROOME AM AS A DIRECTOR	FOR

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EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	APPROVAL OF THE ISSUE OF RIGHTS UNDER THE EMECO LONG TERM INCENTIVE PLAN FOR THE 2020 FINANCIAL YEAR, TO MR IAN TESTROW, THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	APPROVAL OF THE ISSUE OF RIGHTS UNDER THE EMECO LONG TERM INCENTIVE PLAN FOR THE 2021 FINANCIAL YEAR, TO MR IAN TESTROW, THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	RE-ELECTION OF MR PETER KANE	FOR
EMECO HOLDINGS LTD	AU000000EHL7	18-Nov-2021	RE-ELECTION OF MR PETER RICHARDS	ABSTAIN
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	AMEND ARTICLES OF ASSOCIATION	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	APPROVE SHARE CONSOLIDATION AND SHARE SUB-DIVISION	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
FIRSTGROUP PLC	GB0003452173	18-Nov-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES IN CONNECTION WITH THE TENDER OFFER	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO MR ANTHONY ROZIC	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO MR DANNY PEETERS	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE LONG TERM INCENTIVE PLAN TO MR GREG GOODMAN	AGAINST
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MR DANNY PEETERS AS A DIRECTOR OF GOODMAN LOGISTICS (HK) LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MR DANNY PEETERS, AS A DIRECTOR OF GOODMAN LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MR DAVID COLLINS AS A DIRECTOR OF GOODMAN LOGISTICS (HK) LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	RE-ELECTION OF MS REBECCA MCGRATH AS A DIRECTOR OF GOODMAN LIMITED	FOR
GOODMAN GROUP	AU000000GMG2	18-Nov-2021	TO APPOINT THE AUDITOR OF GOODMAN LOGISTICS (HK) LIMITED: THAT MESSRS KPMG, THE RETIRING AUDITOR, BE RE-APPOINTED AS THE AUDITOR OF GOODMAN LOGISTICS (HK) LIMITED TO HOLD OFFICE UNTIL THE NEXT ANNUAL GENERAL MEETING OF GOODMAN LOGISTICS (HK) LIMITED AND THAT GOODMAN LOGISTICS (HK) LIMITED'S DIRECTORS BE AUTHORISED TO FIX THE AUDITOR'S REMUNERATION	FOR
IGO NL	AU000000IG04	18-Nov-2021	AMENDMENT TO TERMS OF PERFORMANCE RIGHTS	FOR
IGO NL	AU000000IG04	18-Nov-2021	ELECTION OF MR. MICHAEL NOSSAL	FOR
IGO NL	AU000000IG04	18-Nov-2021	ELECTION OF MS. XIAOPING YANG	FOR
IGO NL	AU000000IG04	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR. PETER BRADFORD	FOR
IGO NL	AU000000IG04	18-Nov-2021	ISSUE OF SERVICE RIGHTS TO MR. PETER BRADFORD	FOR
IGO NL	AU000000IG04	18-Nov-2021	RE-ELECTION OF MR. KEITH SPENCE	FOR
IGO NL	AU000000IG04	18-Nov-2021	REMUNERATION REPORT	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Howard H. Xia	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Michael L. Dreyer	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Stephen Pagliuca	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Election of Class Four Director for a three-year term to expire at the annual meeting of shareholders in 2024: Vincent D. Mattered, Jr.	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Non-binding advisory vote to approve compensation paid to named executive officers in fiscal year 2021.	FOR
II-VI INCORPORATED	US9021041085	18-Nov-2021	Ratification of the Audit Committee's selection of Ernst & Young LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	AMENDMENTS TO CONSTITUTION	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	APPROVAL OF THE AWARD OF PERFORMANCE RIGHTS TO DR ANDREW BLATTMAN	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	ELECTION OF MR PETER WARNE	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	PROPORTIONAL TAKEOVERS	FOR
IPH LTD	AU000000IPH9	18-Nov-2021	RE-ELECTION OF MS ROBIN LOW	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE ADDITIONAL DISAPPLICATION OF PRE-EMPTION RIGHTS FOR A SPECIFIED CAPITAL INVESTMENT	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE CALLING GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) ON NOT LESS THAN 14 DAYS' NOTICE	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES UNDER CERTAIN CIRCUMSTANCES	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES ON A NON PRE-EMPTIVE BASIS	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT RELEVANT SECURITIES PURSUANT TO SECTION 551	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE- ELECT HARRY MORLEY AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-APPOINT GRANT THORNTON LLP AS THE AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RECEIVE AND ADOPT THE REPORTS OF THE DIRECTORS AND THE COMPANY'S AUDITORS, AND THE AUDITED ACCOUNTS OF THE COMPANY, FOR THE YEAR ENDED 25 JULY 2021	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RECEIVE AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 25 JULY 2021	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT BEN THORNE AS A DIRECTOR	FOR

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J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT BEN WHITLEY AS DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT DEBRA VAN GENE AS A DIRECTOR	AGAINST
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT JOHN HUTSON AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT SIR RICHARD BECKETT AS A DIRECTOR	AGAINST
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT SU CACIOPPO AS A DIRECTOR	FOR
J D WETHERSPOON PLC	GB0001638955	18-Nov-2021	TO RE-ELECT TIM MARTIN AS A DIRECTOR	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	AMENDMENTS TO CONSTITUTION	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR ADRIAN GLEESON	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR LINDSAY BARBER	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR NICHOLAS CARNELL	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR SCOTT DIDIER AM	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MS PHILIPPA TURNBULL	AGAINST
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	ISSUE OF SHARES TO MR PETER NASH UNDER THE EMPLOYEE SHARE LOAN PLAN	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	RE-ELECTION OF MR ROBERT KELLY AS DIRECTOR	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	RE-ELECTION OF MS LARISA MORAN AS DIRECTOR	FOR
JOHNS LYNG GROUP LTD	AU000000JLG8	18-Nov-2021	SECTION 260B SHAREHOLDER APPROVAL	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF DIANA EILERT AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF M. AVI EPSTEIN AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF MELANIE LAING AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF R. CHRISTOPHER HOEHN-SARIC AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF ROBERT BAZZANI AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF STEVE FIRENG AS A DIRECTOR OF THE COMPANY	FOR
KEYPATH EDUCATION INTERNATIONAL INC.	AU0000152928	18-Nov-2021	RE-ELECTION OF SUSAN WOLFORD AS A DIRECTOR OF THE COMPANY	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Aizawa, Mitsue	AGAINST
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Doi, Mitsuru	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Mizunuma, Sadao	AGAINST
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Arakawa, Tadashi	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Kazuyoshi	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kubota, Kazufumi	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakazawa, Yuji	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shito, Ryuji	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Yamamiya, Shinichiro	AGAINST
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Approve Appropriation of Surplus	FOR
KOJIMA CO.,LTD.	JP3297380002	18-Nov-2021	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ELECTION OF DIRECTOR - DAVID FLANAGAN	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ELECTION OF DIRECTOR - NICHOLAS MARINELLI	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	INCREASE IN TOTAL AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS - MR MICHAEL SUTTON	FOR
MACA LTD	AU000000MLD9	18-Nov-2021	RE-ELECTION OF DIRECTOR - ROBERT RYAN	FOR
MEDIBANK PRIVATE LTD	AU000000MPL3	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MEDIBANK PRIVATE LTD	AU000000MPL3	18-Nov-2021	ELECTION OF GERARD DALBOSCO AS A DIRECTOR	FOR
MEDIBANK PRIVATE LTD	AU000000MPL3	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	ADOPTION OF NEW CONSTITUTION	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	APPROVAL FOR GRANT OF SECURITIES TO MANAGING DIRECTOR	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	RE-ELECTION OF DIRECTOR - MR KELVIN FLYNN	FOR
MINERAL RESOURCES LTD	AU000000MIN4	18-Nov-2021	RE-ELECTION OF DIRECTOR - MS XI XI	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO SCOTT BALDWIN UNDER EMPLOYEE EQUITY PLAN	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	RE-ELECTION OF KATE ROBB AS DIRECTOR	FOR

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MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	REFRESH EMPLOYEE EQUITY PLAN (EEP)	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	REFRESH EMPLOYEE EXEMPT SHARE PLAN (EESP)	FOR
MONEY3 CORPORATION LTD	AU000000MNY1	18-Nov-2021	REMUNERATION REPORT	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: CAPITAL PROTECTION	AGAINST
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	RATIFICATION OF PRIOR ISSUE OF CONVERTIBLE NOTES	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	RE-ELECTION OF DIRECTOR - MR THOMAS MILLNER	FOR
NEW HOPE CORPORATION LTD	AU000000NHC7	18-Nov-2021	RE-ELECTION OF DIRECTOR - MR TODD BARLOW	AGAINST
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	ABSTAIN
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	APPROVAL OF ISSUE OF 164,888 ST1 PERFORMANCE RIGHTS (FOR MEASUREMENT ON 30 JUNE 2022) TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, STUART TONKIN	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	APPROVAL OF ISSUE OF 247,332 LTI-2 PERFORMANCE RIGHTS (FOR MEASUREMENT ON 30 JUNE 2024) TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, STUART TONKIN	AGAINST
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	APPROVAL OF ISSUE OF 329,776 LTI-1 PERFORMANCE RIGHTS (FOR MEASUREMENT ON 30 JUNE 2025) TO MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER, STUART TONKIN	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	CONDITIONAL SPILL RESOLUTION (CONTINGENT RESOLUTION): THAT: (A) AN EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS IS HELD WITHIN 90 DAYS OF THE DATE OF THIS AGM (SPILL MEETING); (B) ALL OF THE NON-EXECUTIVE DIRECTORS WHO WERE IN OFFICE WHEN THE BOARD RESOLUTION TO APPROVE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AS DIRECTORS AT THE TIME OF THE SPILL MEETING CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING ARE PUT TO A VOTE AT THE SPILL MEETING	AGAINST
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - JOHN RICHARDS	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - MICHAEL CHANEY AO	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - SALLY LANGER	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	ELECTION OF DIRECTOR - SHARON WARBURTON	FOR
NORTHERN STAR RESOURCES LTD	AU000000NST8	18-Nov-2021	RE-ELECTION OF DIRECTOR - JOHN FITZGERALD	AGAINST
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Barbara J. Beck	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: David V. Singer	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: George L. Holm	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Jeffrey M. Overly	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Kimberly S. Grant	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Laura Flanagan	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Manuel A. Fernandez	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Matthew C. Flanigan	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Randall N. Spratt	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: Warren M. Thompson	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	Election of Director: William F. Dawson Jr.	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	To approve, in a non-binding advisory vote, the compensation paid to the named executive officers.	FOR
PERFORMANCE FOOD GROUP COMPANY	US71377A1034	18-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal 2022.	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	APPROVE, ON AN ADVISORY BASIS, THE COMPENSATION PAID TO OUR NAMED EXECUTIVE OFFICERS, AS DISCLOSED IN THE PROXY STATEMENT ("SAY-ON-PAY")	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: DESNEY TAN	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: JOHN HERNANDEZ	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RATIFY OUR SELECTION OF KPMG LLP AS OUR INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING JUNE 30, 2022	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: HARJIT GILL	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: KAREN DREXLER	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: MICHAEL FARRELL	FOR

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RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: PETER FARRELL	FOR
RESMED INC	AU000000RMD6	18-Nov-2021	RE-ELECT DIRECTOR, EACH TO SERVE UNTIL OUR 2022 ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFIED. THE NOMINEE FOR ELECTION AS DIRECTOR AT THE 2021 ANNUAL MEETING IS: RON TAYLOR	FOR
RESMED INC.	US7611521078	18-Nov-2021	Approve, on an advisory basis, the compensation paid to our named executive officers, as disclosed in the proxy statement ("say-on-pay").	FOR
RESMED INC.	US7611521078	18-Nov-2021	Election of Director to serve until 2022 annual meeting: Desney Tan	FOR
RESMED INC.	US7611521078	18-Nov-2021	Election of Director to serve until 2022 annual meeting: John Hernandez	FOR
RESMED INC.	US7611521078	18-Nov-2021	Ratify our selection of KPMG LLP as our independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Harjit Gill	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Karen Drexler	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Michael Farrell	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Peter Farrell	FOR
RESMED INC.	US7611521078	18-Nov-2021	Re-election of Director to serve until 2022 annual meeting: Ron Taylor	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE AND PROPOSED NEW SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES INVOLVING THE INTEREST OF BERMAZ AUTO BERHAD ("BERMAZ")	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE FOR THE COMPANY AND/OR ITS SUBSIDIARIES TO ENTER INTO RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE WITH RELATED PARTIES INVOLVING THE INTEREST OF AMANAHRAYA TRUSTEES BERHAD - AMANAH SAHAM BUMIPUTERA ("ASB")	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES OF UP TO TEN PERCENT (10%) OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY ("PROPOSED SHARE BUY-BACK")	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO APPROVE THE PAYMENT OF BENEFITS TO THE NON-EXECUTIVE DIRECTORS UP TO AN AMOUNT OF RM1,500,000 FROM THE FIFTEENTH AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO APPROVE THE PAYMENT OF FEES TO THE NON-EXECUTIVE DIRECTORS UP TO AN AMOUNT OF RM4,400,000 FROM THE FIFTEENTH AGM UNTIL THE NEXT AGM OF THE COMPANY	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-APPOINT MESSRS PRICEWATERHOUSECOOPERS PLT AS AUDITORS OF THE COMPANY FOR THE FINANCIAL YEAR ENDING 30 JUNE 2022 AND TO AUTHORISE THE DIRECTORS TO DETERMINE THEIR REMUNERATION	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: DATO' LEE CHEOW HOCK LAWRENCE	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: ENCIK MOHAMAD IDROS MOSIN	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: MS MOY PUI YEE	FOR
SIME DARBY BHD	MYL419700009	18-Nov-2021	TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE PURSUANT TO RULE 103 OF THE CONSTITUTION OF THE COMPANY AND WHO BEING ELIGIBLE, OFFER HIMSELF/HERSELF FOR RE-ELECTION: TAN SRI SAMSUDIN OSMAN	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO APPROVE DIRECTORS' FEES FOR THE FINANCIAL YEAR ENDING 31 AUGUST 2022	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO APPROVE THE RENEWAL OF THE SHARE BUY BACK MANDATE	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO GRANT AWARDS AND ALLOT AND ISSUE ORDINARY SHARES PURSUANT TO THE SPH PERFORMANCE SHARE PLAN 2016	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO AUTHORISE THE DIRECTORS TO ISSUE SHARES AND INSTRUMENTS CONVERTIBLE INTO SHARES PURSUANT TO SECTION 161 OF THE COMPANIES ACT, CHAPTER 50	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 3 CENTS PER SHARE	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-APPOINT THE AUDITOR AND AUTHORISE THE DIRECTORS TO FIX ITS REMUNERATION	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS AND THE AUDITOR'S REPORT THEREON	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLE 120: YEOH OON JIN	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: JANET ANG GUAT HAR	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: LEE BOON YANG	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: TAN CHIN HWEI	FOR
SINGAPORE PRESS HOLDINGS LTD	SG1P66918738	18-Nov-2021	TO RE-ELECT DIRECTOR PURSUANT TO ARTICLES 116 AND 117: TAN YEN YEN	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	APPROVAL OF LONG TERM INCENTIVES FOR DR COLIN GOLDSCHMIDT, MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	APPROVAL OF LONG TERM INCENTIVES FOR MR CHRIS WILKS, FINANCE DIRECTOR AND CHIEF FINANCIAL OFFICER	FOR
SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	RE-ELECTION OF MR LOU PANACCIO	FOR

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SONIC HEALTHCARE LIMITED	AU000000SHL7	18-Nov-2021	RE-ELECTION OF MS KATE SPARGO	FOR
VIRTUS HEALTH LIMITED	AU000000VRT3	18-Nov-2021	APPROVAL OF NON-EXECUTIVE DIRECTOR FEE POOL	FOR
VIRTUS HEALTH LIMITED	AU000000VRT3	18-Nov-2021	ELECTION OF DIRECTOR DR PRISCILLA ROGERS (PHD)	FOR
VIRTUS HEALTH LIMITED	AU000000VRT3	18-Nov-2021	ELECTION OF DIRECTOR MS CATHY ASTON	FOR
VIRTUS HEALTH LIMITED	AU000000VRT3	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO KATE MUNNINGS, GROUP CHIEF EXECUTIVE OFFICER & MANAGING DIRECTOR	FOR
VIRTUS HEALTH LIMITED	AU000000VRT3	18-Nov-2021	REMUNERATION REPORT	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	ADOPTION OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	APPROVAL OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR DANIEL LOUGHER	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	NON-EXECUTIVE DIRECTOR FEE POOL	FOR
WESTERN AREAS LTD	AU000000WSA9	18-Nov-2021	RE-ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR - MR RICHARD YEATES	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	ELECTION OF MR BRETT BLUNDY AS A DIRECTOR OF THE COMPANY	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO A DIRECTOR AND RELATED PARTY, MR DANIEL AGOSTINELLI	FOR
ACCENT GROUP LTD	AU000000AX19	19-Nov-2021	RE-ELECTION OF MS DONNA PLAYER AS A DIRECTOR OF THE COMPANY	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL OF 7.1A MANDATE	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL TO PROVIDE POTENTIAL BENEFITS UNDER EMPLOYEE INCENTIVE PLAN	AGAINST
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL TO PROVIDE POTENTIAL BENEFITS UNDER EXECUTIVE SEVERANCE POLICY	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	APPROVAL TO PROVIDE POTENTIAL BENEFITS UNDER NEDSIP	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	ISSUE OF SECURITIES TO MR BRANDON MUNRO	AGAINST
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	ISSUE OF SECURITIES TO MR RONNIE BEEVOR UNDER THE NEDSIP	AGAINST
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	RE-ELECTION OF DIRECTOR - MR MIKE LEECH	FOR
BANNERMAN ENERGY LTD	AU000000BMN9	19-Nov-2021	RE-ELECTION OF DIRECTOR - MR RONNIE BEEVOR	AGAINST
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Abe, Toru	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Akiho, Toru	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kawamura, Hitoshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kimura, Kazuyoshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakagawa, Keiju	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakazawa, Yuji	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nemoto, Nachika	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Masaaki	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tamura, Eiji	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tokuda, Kiyoshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Uemura, Takeshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Toshimitsu, Takeshi	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Approve Appropriation of Surplus	FOR
BIC CAMERA INC.	JP3800390001	19-Nov-2021	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options for Directors (Excluding Directors who are Audit and Supervisory Committee Members and Outside Directors)	FOR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	19-Nov-2021	APPROVE MATTERS RELATING TO THE RECOMMENDED CASH ACQUISITION OF BLUE PRISM GROUP PLC BY BALI BIDCO LIMITED	FOR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	19-Nov-2021	APPROVE SCHEME OF ARRANGEMENT	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. CHANG ZHANGLI AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. CHANG, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. FU JINGUANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. FU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LI JUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LI, AS SET OUT IN THE CIRCULAR	FOR

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CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LI XINHUA AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LI XUAN AS AN INDEPENDENT SUPERVISOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. LIU JIANWEN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. LIU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. PENG SHOU AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. PENG, AS SET OUT IN THE CIRCULAR	AGAINST
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. SHEN YUNGANG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. SHEN, AS SET OUT IN THE CIRCULAR	AGAINST
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. SUN YANJUN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. SUN, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WANG BING AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WANG, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WANG YUMENG AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WANG, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WEI RUSHAN AS A SUPERVISOR REPRESENTING THE SHAREHOLDERS OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WEI, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WU WEIKU AS AN INDEPENDENT SUPERVISOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. WU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. XIAO JIAXIANG AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. XIAO, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHOU FANGSHENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. ZHOU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHOU YUXIAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MR. ZHOU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. FAN XIAOYAN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. FAN, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. HU JUAN AS A SUPERVISOR REPRESENTING THE SHAREHOLDERS OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. HU, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. XIA XUE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. XIA, AS SET OUT IN THE CIRCULAR	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE100002N9	19-Nov-2021	TO CONSIDER AND APPROVE THE ELECTION OF MS. ZHAN YANJING AS A SUPERVISOR REPRESENTING THE SHAREHOLDERS OF THE COMPANY TO HOLD OFFICE WITH EFFECT FROM THE DATE OF THE PASSING OF THIS RESOLUTION UNTIL 18 NOVEMBER 2024 AND TO CONSIDER AND APPROVE THE REMUNERATION OF MS. ZHAN, AS SET OUT IN THE CIRCULAR	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	A non-binding advisory vote on the compensation of our Named Executive Officers.	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	Director Election - Christopher M. Hilger	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	Director Election - James J. Owens	FOR

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DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	Director Election - Trudy A. Rautio	FOR
DONALDSON COMPANY, INC.	US2576511099	19-Nov-2021	Ratification of the appointment of PricewaterhouseCoopers LLP as Donaldson Company, Inc.'s independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
ECHO GLOBAL LOGISTICS, INC.	US27875T1016	19-Nov-2021	Proposal to approve one or more adjournments of the Special Meeting to a later date or dates, if necessary or appropriate, including to solicit additional proxies if there are insufficient votes at the time of the Special Meeting or any adjournment or postponement of the Special Meeting to approve the proposal to approve the merger agreement or in the absence of a quorum.	AGAINST
ECHO GLOBAL LOGISTICS, INC.	US27875T1016	19-Nov-2021	Proposal to approve the Agreement and Plan of Merger, dated as of September 9, 2021 (the "merger agreement"), by and among Einstein MidCo, LLC, Einstein Merger Sub, Inc. ("Merger Sub") and Echo Global Logistics (the "Company"), pursuant to which Merger Sub will be merged with and into the Company (the "merger"), with the Company surviving the merger.	FOR
ECHO GLOBAL LOGISTICS, INC.	US27875T1016	19-Nov-2021	Proposal to approve, on an advisory (non-binding) basis, certain compensation that may be paid or become payable to the Company's named executive officers in connection with the merger.	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	APPROVAL FOR 2020 FAMILY ZONE EMPLOYEE SECURITIES INCENTIVE PLAN	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	APPROVAL TO GRANT DIRECTOR OPTIONS TO MR CRISPIN SWAN	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	APPROVAL TO GRANT DIRECTOR OPTIONS TO MR TIM LEVY	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PRIOR PLACEMENT SHARES UNDER LISTING RULE 7.1 CAPACITY	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PRIOR PLACEMENT SHARES UNDER LISTING RULE 7.1A CAPACITY	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RE-ELECTION OF MR CRISPIN SWAN AS A DIRECTOR	FOR
FAMILY ZONE CYBER SAFETY LTD	AU000000FZ00	19-Nov-2021	RE-ELECTION OF MR PETER PAWLOWITSCH AS A DIRECTOR	FOR
IMUGENE LTD	AU000000IMU9	19-Nov-2021	DIRECTORS' REMUNERATION REPORT	FOR
IMUGENE LTD	AU000000IMU9	19-Nov-2021	RATIFICATION OF PREVIOUS EQUITY ISSUANCE	FOR
IMUGENE LTD	AU000000IMU9	19-Nov-2021	RE-ELECTION OF DR AXEL HOOS	FOR
INVESTORS BANCORP, INC.	US46146L1017	19-Nov-2021	Approval and adoption of the Agreement and Plan of Merger, dated as of July 28, 2021 (the "merger agreement"), by and between Citizens Financial Group, Inc., a Delaware corporation, and Investors Bancorp, Inc., a Delaware corporation ("Investors"), and approval of the transactions contemplated by the merger agreement (the "merger," with such proposal the "Investors merger proposal").	FOR
INVESTORS BANCORP, INC.	US46146L1017	19-Nov-2021	Approval of the adjournment of the Investors special meeting, if necessary or appropriate, to solicit additional proxies if there are insufficient votes at the time of the Investors special meeting to approve the Investors merger proposal, or to ensure that any supplement or amendment to the accompanying proxy statement/prospectus is timely provided to Investors stockholders.	AGAINST
INVESTORS BANCORP, INC.	US46146L1017	19-Nov-2021	Approval of, on a non-binding advisory basis, the compensation payable to the named executive officers of Investors in connection with the merger.	AGAINST
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Substitute Executive Director Jigami, Taira	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Supervisory Director Nishiuchi, Koji	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Supervisory Director Shibata, Kentaro	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint a Supervisory Director Takenaga, Rie	FOR
LASALLE LOGIPORT REIT	JP3048180008	19-Nov-2021	Appoint an Executive Director Fujiwara, Toshimitsu	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Alan S. Lowe	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Brian J. Lillie	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Harold L. Covert	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Ian S. Small	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Isaac H. Harris	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Janet S. Wong	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Julia S. Johnson	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	Election of Director: Penelope A. Herscher	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	To approve the Amended and Restated 2015 Equity Incentive Plan.	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	To approve, on a non-binding advisory basis, the compensation of our named executive officers.	FOR
LUMENTUM HOLDINGS INC.	US55024U1097	19-Nov-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending July 2, 2022.	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED THE DECREASE OF THE REGISTERED CAPITAL OF THE COMPANY FROM THE ORIGINAL REGISTERED CAPITAL OF THB 2,332,784,733 TO NEW REGISTERED CAPITAL OF THB 1,832,784,733 BY REDUCING THE ORDINARY SHARES RESERVED FOR THE INCREASE OF REGISTERED CAPITAL UNDER THE GENERAL MANDATE AMOUNT OF 500,000,000 SHARES WITH A PAR VALUE OF THB 1 PER SHARE WHICH HAVE BEEN NOT ALLOCATED IN THE WHOLE ACCORDING TO THE RESOLUTION AGM 2021	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO AMEND THE ARTICLE 4 OF THE MEMORANDUM OF THE COMPANY TO BE IN ACCORDANCE WITH THE DECREASE OF THE REGISTERED CAPITAL	FOR

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MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO AMEND THE ARTICLE 4 OF THE MEMORANDUM OF THE COMPANY TO BE IN ACCORDANCE WITH THE INCREASE OF THE REGISTERED CAPITAL	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY FROM THE ORIGINAL REGISTERED CAPITAL OF THB 1,832,784,733 TO THB 1,908,634,295 BY ISSUING NOT MORE THAN 75,849,562 NEW ORDINARY SHARES WITH A PAR VALUE OF THB 1 PER SHARE TO RESERVE FOR THE ISSUANCE OF THE COMPANY'S WARRANTS TO PURCHASE ORIGINAL SHARES OF THE MBK-W3 WARRANTS AND TO ACCOMMODATE THE ADJUSTMENT OF RIGHTS OF THE MBK-W1 WARRANTS AND TO ACCOMMODATE THE ADJUSTMENT OF RIGHTS OF THE MBK-W2 WARRANTS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO INCREASE THE REGISTERED CAPITAL OF THE COMPANY UNDER THE GENERAL MANDATE FROM THB 1,908,634,295 TO THB 2,408,634,295 BY ISSUING 500,000,000 NEW ORDINARY SHARES WITH A PAR VALUE OF THB 1 PER SHARE	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO THE ALLOCATION OF NEWLY ISSUED ORDINARY SHARES OF THE COMPANY UNDER THE GENERAL MANDATE OF NOT MORE THAN 500,000,000 SHARES WITH A PAR VALUE OF THB 1 PER SHARE	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	APPROVED TO THE OFFERING OR THE ALLOCATION OF THE COMPANY'S WARRANTS TO PURCHASE ORDINARY SHARES NO.3 (MBK-W3) IN THE AMOUNT NOT MORE THAN 73,311,389 UNITS FOR ALLOCATION TO EXISTING SHAREHOLDERS OF THE COMPANY IN PROPORTION TO THEIR RESPECTIVE SHAREHOLDINGS	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	OTHER (IF ANY)	AGAINST
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	TO CERTIFY THE MINUTES OF THE ANNUAL GENERAL MEETING OF THE YEAR 2021 (THE AGM)	FOR
MBK PUBLIC COMPANY LIMITED	TH0480B10Z19	19-Nov-2021	TO CONSIDER AND APPROVE THE ALLOCATION OF NEWLY ISSUED ORDINARY SHARES OF THE COMPANY NOT MORE THAN 75,849,562 NEWLY ISSUED ORDINARY SHARES WITH A PAR VALUE OF THB 1 PER SHARE TO ACCOMMODATE THE ADJUSTMENT OF RIGHTS OF THE MBK-W1 WARRANTS, THE MBK-W2 WARRANTS AND THE EXERCISE OF THE MBK-W3 WARRANTS	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	ADOPTION OF THE REMUNERATION REPORT (NON-BINDING ADVISORY VOTE)	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	APPROVAL OF LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE CEO UNDER THE FY2022 EXECUTIVE LONG TERM INCENTIVE PLAN	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	RE-ELECTION OF MR JOSEF CZYZEWSKI AS A DIRECTOR	FOR
MONASH IVF GROUP LTD	AU000000MVF3	19-Nov-2021	RE-ELECTION OF MR NEIL BROEKHUIZEN AS A DIRECTOR	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	ADOPTION OF NEW CONSTITUTION	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	ISSUE OF 190,114 SHARE APPRECIATION RIGHTS AND 132,760 PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND PRESIDENT, MR MICHAEL KAVANAGH, UNDER THE 2021 LONG-TERM INCENTIVE (2021 LTI)	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	ISSUE OF 30,010 SERVICE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND PRESIDENT, MR MICHAEL KAVANAGH, UNDER THE 2021 SHORT TERM INCENTIVE (2021 STI)	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	RE-ELECTION OF A DIRECTOR - DR DAVID FISHER	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	RE-ELECTION OF A DIRECTOR - MR GEOFF WILSON	FOR
NANOSONICS LTD	AU000000NAN9	19-Nov-2021	REMUNERATION REPORT	AGAINST
NEXTDC LTD	AU000000NXT8	19-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR CRAIG SCROGGIE	FOR
NEXTDC LTD	AU000000NXT8	19-Nov-2021	RE-ELECTION OF MR DOUGLAS FLYNN, AS A DIRECTOR	FOR
NEXTDC LTD	AU000000NXT8	19-Nov-2021	REMUNERATION REPORT	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	APPROVAL FOR GRANT OF PERFORMANCE RIGHTS TO GLENN KING	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	APPROVAL OF THE PEXA GROUP LIMITED EQUITY INCENTIVE PLAN	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	RE-ELECTION OF DIRECTOR - MARK JOINER	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	RE-ELECTION OF DIRECTOR - MR VIVEK BHATIA	FOR
PEXA GROUP LIMITED	AU0000158594	19-Nov-2021	REMUNERATION REPORT	FOR
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	ELECTION OF REBECCA PRAIN AS A DIRECTOR	FOR
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	EMPLOYEE INCENTIVE PLAN	AGAINST
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO LUKE TONKIN	AGAINST
SILVER LAKE RESOURCES LTD	AU000000SLR6	19-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Bradley M. Halverson	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Daniel J. Brutto	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Edward D. Shirley	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Hans-Joachim Koerber	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: John M. Cassaday	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: John M. Hinshaw	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Kevin P. Hourican	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Larry C. Glasscock	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Sheila G. Talton	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	Election of Director: Stephanie A. Lundquist	FOR

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SYSCO CORPORATION	US8718291078	19-Nov-2021	To approve, by advisory vote, the compensation paid to Sysco's named executive officers, as disclosed in Sysco's 2021 proxy statement.	ABSTAIN
SYSCO CORPORATION	US8718291078	19-Nov-2021	To consider a stockholder proposal, if properly presented at the meeting, requesting that Sysco issue a report annually disclosing its greenhouse gas emissions targets.	FOR
SYSCO CORPORATION	US8718291078	19-Nov-2021	To ratify the appointment of Ernst & Young LLP as Sysco's independent registered public accounting firm for fiscal 2022.	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	AMENDMENT OF ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	APPOINTMENT OF CHAIRPERSON OF THE MEETING	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	AUTHORITY TO THE DIRECTORS TO ISSUE AND ALLOT SHARES	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	MAJORITY RESOLUTION - WAIVER OF PRE-EMPTION RIGHTS	AGAINST
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO APPROVE THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO BUY BACK ANY ORDINARY SHARES, OR INTERESTS IN ORDINARY SHARES INCLUDING GLOBAL DEPOSITORY RECEIPTS, IN THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO INCREASE THE COMPANY'S SHARE CAPITAL	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR MARTIN COCKER AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. ASHLEY DUNSTER AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. NICHOLAS HUBER AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. NITIN SAIGAL AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MR. PAVEL FEDOROV AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MS MARGARITA HADJITOFI AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT MS MARIA GORDON AS A DIRECTOR OF THE COMPANY	FOR
TCS GROUP HOLDING PLC	US87238U2033	19-Nov-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LIMITED, CYPRUS AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS IN ACCORDANCE WITH THEIR TERMS OF ENGAGEMENT	FOR
VICTORY CAPITAL HOLDINGS, INC.	US92645B1035	19-Nov-2021	Approval of the Amendment and Restatement of the Company's Amended and Restated Certificate of Incorporation.	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	AMENDMENTS TO CONSTITUTION	AGAINST
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ELECTION OF DIRECTOR - MR ANDREW HARRISON	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ELECTION OF DIRECTOR - MR CHARLES GIBBON	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	ELECTION OF DIRECTOR - MS TERESA ENGELHARD	FOR
WISETECH GLOBAL LTD	AU000000WTC3	19-Nov-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	REAPPOINT KPMG SOMEKH CHAIKIN AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. ALON ADIR	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. DORON DEBBY	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MR. RAMI ENTIN	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MRS. IRIS BECK-CODNER	AGAINST
DANEL (ADIR YEOSHUA) LTD	IL0003140139	21-Nov-2021	TO RE-ELECT THE FOLLOWING INCUMBENT DIRECTOR: MRS. NURIT TWEEZER-ZAKS	AGAINST
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	APPROVAL OF MODIFICATIONS TO LTIP, INCLUDING ADOPTION OF ADDITIONAL SUB-PLANS	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	APPROVAL TO INCREASE NON-EXECUTIVE DIRECTORS' REMUNERATION POOL	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	RATIFICATION OF PRIOR ISSUE OF FORM CRUNCHER SHARES ISSUED UNDER ASX LISTING RULE 7.1	FOR
BETMAKERS TECHNOLOGY GROUP LTD	AU0000050585	22-Nov-2021	RE-ELECTION OF DIRECTOR - MR SIMON DULHUNTY	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Approval of the Eighth Amended and Restated BGC Partners, Inc. Long Term Incentive Plan.	AGAINST
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Approval of the ratification of Ernst & Young LLP as the Company's Independent Registered Public Accounting Firm for fiscal year 2021.	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Approval, on an advisory basis, of executive compensation.	AGAINST
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Director Election - Howard W. Lutnick	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Director Election - Stephen T. Curwood	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Director Election - William J. Moran	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Director Election - Linda A. Bell	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Director Election - David P. Richards	FOR
BGC PARTNERS, INC.	US05541T1016	22-Nov-2021	Director Election - Arthur U. Mbanefo	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	ELECTION OF DIRECTOR - MRS DEBORAH PAGE - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	GRANT OF FY22 LONG TERM INCENTIVE (LTI) PERFORMANCE RIGHTS TO MANAGING DIRECTOR - COMPANY AND TRUST	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	GRANT OF FY22 SHORT TERM INCENTIVE (STI) PERFORMANCE RIGHTS TO MANAGING DIRECTOR - COMPANY AND TRUST	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	INSERTION OF PROPORTIONAL TAKEOVER PROVISIONS - TRUST ONLY	FOR

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GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	RE-ELECTION OF DIRECTOR - MR ESTIENNE DE KLERK - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	RE-ELECTION OF DIRECTOR - MR GEOFFREY TOMLINSON - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	RE-INSERTION OF PROPORTIONAL TAKEOVER PROVISIONS - COMPANY ONLY	FOR
GROWTHPOINT PROPERTIES AUSTRALIA	AU000000G0Z8	22-Nov-2021	REMUNERATION REPORT - COMPANY ONLY	FOR
HESKA CORPORATION	US42805E3062	22-Nov-2021	To approve an amendment to our Restated Certificate of Incorporation, as amended, to increase the number of authorized shares of each class of our common stock by 6,750,000 shares.	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	22-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	22-Nov-2021	APPROVAL OF GRANT OF SECURITIES TO MR VICTOR HERRERO	FOR
LOVISA HOLDINGS LTD	AU000000LOV7	22-Nov-2021	RE-ELECTION OF BRETT BLUNDY AS A DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ADOPTION OF LONG TERM INCENTIVE PLAN	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ELECTION OF MR BRUCE AKHURST AS A DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	INCREASE IN MAXIMUM AGGREGATE CAP OF NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	ISSUE OF INDETERMINATE RIGHTS TO MANAGING DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	RE-ELECTION OF MR ROSS CHESSARI AS A DIRECTOR	FOR
MCMILLAN SHAKESPEARE LIMITED	AU000000MMS5	22-Nov-2021	RE-ELECTION OF MR TIM POOLE AS A DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES NOT EXCEEDING 20% OF THE EXISTING ISSUED SHARE CAPITAL	AGAINST
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE SHARES NOT EXCEEDING 10% OF THE EXISTING ISSUED SHARE CAPITAL	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO APPROVE AND ADOPT THE NEW SHARE OPTION SCHEME	AGAINST
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO DECLARE A FINAL DIVIDEND OF HKD 0.30 PER SHARE FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO EXTEND THE GENERAL MANDATE GRANTED TO THE DIRECTORS PURSUANT TO RESOLUTION NO. 5 ABOVE	AGAINST
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORIZE THE BOARD OF DIRECTORS TO FIX THE AUDITOR'S REMUNERATION	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RECEIVE AND CONSIDER THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. CHENG CHI LEONG, CHRISTOPHER AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. CHEUNG CHIN CHEUNG AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. DOMINIC LAI AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. LEE YIU KWONG, ALAN AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. TO HIN TSIN, GERALD AS DIRECTOR	FOR
NWS HOLDINGS LIMITED	BMG668971101	22-Nov-2021	TO RE-ELECT MR. WILLIAM JUNIOR GUILHERME DOO AS DIRECTOR	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	CREDITORS' SCHEME RESOLUTION	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	SPARK INFRASTRUCTURE NOTE TRUST DEED RESOLUTION	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	TRUST ACQUISITION RESOLUTION	FOR
SPARK INFRASTRUCTURE GROUP	AU000000SKI7	22-Nov-2021	TRUST CONSTITUTION AMENDMENT RESOLUTION	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - Brendan Kennedy*	ABSTAIN
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - John M. Herhalt*	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - Walter Robb*	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - Jodi Butts#	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - David Hopkinson#	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - Thomas Looney#	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - Irwin D. Simon+	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - Renah Persofsky+	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	Director Election - David Clanahan+	FOR
TILRAY, INC.	US88688T1007	22-Nov-2021	To approve, the non-binding advisory resolution on the named executive officer compensation.	AGAINST
TILRAY, INC.	US88688T1007	22-Nov-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for the fiscal year ending May 31, 2022.	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	APPROVAL OF THE ATOMOS EQUITY INCENTIVE PLAN	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MR CHRISTOPHER TAIT	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MR STEPHEN STANLEY	FOR

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ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MS LAUREN WILLIAMS	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO MS MEGAN BROWNLOW	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	ISSUE PERFORMANCE RIGHTS TO SIR HOSSEIN YASSAIE	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	RE-ELECTION OF SIR HOSSEIN YASSAIE AS A DIRECTOR	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	TO ELECT MS LAUREN WILLIAMS AS A DIRECTOR	FOR
ATOMOS LTD	AU0000033870	23-Nov-2021	TO ELECT MS MEGAN BROWNLOW AS A DIRECTOR	FOR
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	AMENDMENTS TO THE BRICKWORKS CONSTITUTION	AGAINST
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	RE-ELECTION OF MR R MILLNER AS A DIRECTOR	AGAINST
BRICKWORKS LTD	AU000000BKW4	23-Nov-2021	REMUNERATION REPORT	FOR
CRAYON GROUP HOLDING ASA	N00010808892	23-Nov-2021	APPROVE EQUITY PLAN FINANCING	FOR
CRAYON GROUP HOLDING ASA	N00010808892	23-Nov-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
CRAYON GROUP HOLDING ASA	N00010808892	23-Nov-2021	APPROVE REMUNERATION POLICY AND OTHER TERMS OF EMPLOYMENT FOR EXECUTIVE MANAGEMENT	FOR
CRAYON GROUP HOLDING ASA	N00010808892	23-Nov-2021	DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
CRAYON GROUP HOLDING ASA	N00010808892	23-Nov-2021	ELECT CHAIRMAN OF MEETING	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	APPOINTMENT OF PRICEWATERHOUSECOOPERS AS AUDITOR	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	ELECTION OF DEBORAH COAKLEY AS A DIRECTOR	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	RATIFICATION OF PREVIOUS ISSUES OF SECURITIES	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	RE-ELECTION OF GEOFF BRUNSDON AM AS A DIRECTOR	FOR
DEXUS INDUSTRIA REIT	AU0000039711	23-Nov-2021	RE-ELECTION OF JENNIFER HERRIGAN AS A DIRECTOR	FOR
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	APPOINTMENT OF GRANT THORNTON AUDIT PTY LTD AS AUDITOR	FOR
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	NON-EXECUTIVE DIRECTOR EQUITY PLAN	FOR
ELMO SOFTWARE LTD	AU000000ELO3	23-Nov-2021	RE-ELECTION OF DIRECTOR - KATE HILL	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	23-Nov-2021	APPROVE AMENDMENT TO COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	23-Nov-2021	ISSUE EXEMPTION AGREEMENT TO YUVAL BRONSTEIN, DIRECTOR	FOR
FATTAL HOLDINGS (1998) LTD.	IL0011434292	23-Nov-2021	ISSUE INDEMNIFICATION AGREEMENT TO YUVAL BRONSTEIN, DIRECTOR	FOR
INDUSTRIVAERDEN AB	SE0000190126	23-Nov-2021	DECISION ON INCREASE OF THE SHARE CAPITAL BY WAY OF BONUS ISSUE	FOR
INDUSTRIVAERDEN AB	SE0000190126	23-Nov-2021	DECISION ON REDUCTION OF THE SHARE CAPITAL BY WAY OF CANCELLATION OF SHARES	FOR
INDUSTRIVAERDEN AB	SE0000107203	23-Nov-2021	THE BOARD OF DIRECTORS' PROPOSAL FOR RESOLUTION ON: INCREASE OF THE SHARE CAPITAL BY WAY OF BONUS ISSUE	FOR
INDUSTRIVAERDEN AB	SE0000107203	23-Nov-2021	THE BOARD OF DIRECTORS' PROPOSAL FOR RESOLUTION ON: REDUCTION OF THE SHARE CAPITAL BY WAY OF CANCELLATION OF SHARES	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT ABBY FOOTE BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT DAVID KIRK BE RE-ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT MICHAEL DALY BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
KATHMANDU HOLDINGS LTD	NZKMDE0001S3	23-Nov-2021	THAT THE BOARD BE AUTHORISED TO FIX THE REMUNERATION OF THE COMPANY'S AUDITOR FOR THE ENSUING YEAR	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	APPROVAL OF MANAGING DIRECTOR'S PARTICIPATION IN THE LINK GROUP OMNIBUS EQUITY PLAN	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	RE-ELECTION OF DIRECTOR - ANDREW GREEN	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	RE-ELECTION OF DIRECTOR - FIONA TRAFFORD-WALKER	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	RE-ELECTION OF DIRECTOR - GLEN BOREHAM	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	REINSERTION OF PROPORTIONAL TAKEOVER PROVISIONS IN THE CONSTITUTION	FOR
LINK ADMINISTRATION HOLDINGS LTD	AU000000LNK2	23-Nov-2021	REMUNERATION REPORT	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	ELECTION OF DR CAROLYN MYERS	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE EMPLOYEE PERFORMANCE RIGHTS AND OPTION PLAN (PROP) TO THE CHIEF EXECUTIVE OFFICER AND MANAGING DIRECTOR	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	RE-ELECTION OF MR FRANK CONDELLA	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	RE-ELECTION OF MR IAN SCHOLES	FOR
MAYNE PHARMA GROUP LTD	AU000000MYX0	23-Nov-2021	RE-ELECTION OF MR PATRICK BLAKE	FOR
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	GRANT OF OPTIONS TO MANAGING DIRECTOR	AGAINST
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	RE-ELECTION OF DIRECTOR - MR DIETMAR VOSS	FOR
MONADELPHOUS GROUP LTD	AU000000MND5	23-Nov-2021	RE-ELECTION OF DIRECTOR - MR ENRICO BURATTO	FOR

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NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 5 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO BUY BACK SHARES NOT EXCEEDING 10% OF THE EXISTING ISSUED SHARES)	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 6 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO APPROVE A GENERAL MANDATE TO THE DIRECTORS TO ISSUE SHARES NOT EXCEEDING 10% OF THE EXISTING ISSUED SHARES)	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 7 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO GRANT A MANDATE TO THE DIRECTORS TO GRANT OPTIONS UNDER THE SHARE OPTION SCHEME OF THE COMPANY)	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	ORDINARY RESOLUTION IN ITEM NO. 8 OF THE NOTICE OF ANNUAL GENERAL MEETING (TO APPROVE THE NEW SHARE OPTION SCHEME OF NWS HOLDINGS LIMITED)	AGAINST
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE REMUNERATION OF DIRECTORS	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND THE INDEPENDENT AUDITOR FOR THE YEAR ENDED 30 JUNE 2021	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO DECLARE A FINAL DIVIDEND	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. CHAN JOHNSON OW AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. CHENG CHI-HENG AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. HO HAU-HAY, HAMILTON AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. IP YUK-KEUNG, ALBERT AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. SITT NAM-HOI AS DIRECTOR	FOR
NEW WORLD DEVELOPMENT CO LTD	HK0000608585	23-Nov-2021	TO RE-ELECT MR. YEUNG PING-LEUNG, HOWARD AS DIRECTOR	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	APPROVAL OF LONG-TERM INCENTIVE PLAN	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	ELECTION OF MS ALICE WILLIAMS AS A DIRECTOR	FOR
PRO MEDICUS LTD	AU000000PME8	23-Nov-2021	RE-ELECTION OF MR PETER KEMPEN AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	THAT ANY GENERAL MEETING OF THE COMPANY (OTHER THAN AN ANNUAL GENERAL MEETING) MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	AGAINST
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	THAT THE DIRECTORS ARE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006 TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTION 16, THE DIRECTORS ARE EMPOWERED PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES FOR CASH	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO ADOPT THE NEW ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO APPROVE AN AMENDMENT TO THE RULES OF THE PZ CUSSENS PLC LONG TERM INCENTIVE PLAN 2020	AGAINST
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO APPROVE THE AMENDMENT OF THE DIRECTORS' REMUNERATION POLICY (AS CONTAINED IN THE REPORT ON DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 MAY 2020) TO PERMIT THE "AWARD AMENDMENT	AGAINST
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO APPROVE THE REPORT ON DIRECTORS' REMUNERATION (OTHER THAN THE PART CONTAINING THE DIRECTORS' REMUNERATION POLICY) FOR THE YEAR ENDED 31 MAY 2021	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO AUTHORISE THE AUDIT & RISK COMMITTEE TO FIX THE REMUNERATION OF THE AUDITOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MAY 2021 OF 3.42P PER ORDINARY SHARE OF 1P EACH IN THE COMPANY	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO ELECT J SODHA AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO ELECT S POLLARD AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO ELECT V JUAREZ AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-APPOINT DELOITTE LLP AS THE AUDITOR OF THE COMPANY	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MAY 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR THEREON	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT C L SILVER AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT D KUCZ AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT J C D TOWNSEND AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT J C MYERS AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT J R NICOLSON AS A DIRECTOR	FOR
PZ CUSSENS PLC	GB00B19Z1432	23-Nov-2021	TO RE-ELECT K BASHFORTH AS A DIRECTOR	FOR
WUXI BIOLOGICS (CAYMAN) INC.	KYG970081173	23-Nov-2021	TO APPROVE THE ADOPTION OF SUBSIDIARY SHARE OPTION SCHEMES OF WUXI VACCINES (CAYMAN) INC. AND WUXI XDC CAYMAN INC., SUBSIDIARIES OF THE COMPANY	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR

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AIRTASKER LTD	AU0000135998	24-Nov-2021	GRANT OF RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES (PLACEMENT)	FOR
AIRTASKER LTD	AU0000135998	24-Nov-2021	RE-ELECTION OF DIRECTOR - PETER HAMMOND	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	APPROVAL OF ISSUE OF RESTRICTED STAPLED SECURITIES TO DARREN HOLLAND UNDER THE AVENTUS GROUP EQUITY INCENTIVE PLAN	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	ELECTION OF KIERAN PRYKE AS A DIRECTOR	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	ELECTION OF ROBYN STUBBS AS A DIRECTOR	FOR
AVENTUS GROUP	AU000000AVN2	24-Nov-2021	REMUNERATION REPORT	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL OF CHANGE OF AUDITOR: THAT FOR THE PURPOSES OF SECTION 327B(1)(B) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, ERNST & YOUNG, HAVING CONSENTED IN WRITING TO ACT AS AUDITOR OF THE COMPANY, IS APPOINTED AS AUDITOR OF THE COMPANY WITH EFFECT FROM THE CONCLUSION OF THIS MEETING	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL OF DEEDS OF INDEMNITY, INSURANCE AND ACCESS	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE ANNUAL LTI PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR MICHAEL NAYLOR	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE ANNUAL LTI PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR STEPHEN PARSONS	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SHARES TO EXECUTIVE DIRECTOR MR MICHAEL NAYLOR	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SHARES TO EXECUTIVE DIRECTOR MR STEPHEN PARSONS	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SUSTAINABILITY PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR MICHAEL NAYLOR	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	APPROVAL TO ISSUE SUSTAINABILITY PERFORMANCE RIGHTS TO EXECUTIVE DIRECTOR MR STEPHEN PARSONS	AGAINST
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF PLACEMENT SHARES	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES TO MACQUARIE	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RE-ELECTION OF DIRECTOR - MR MICHAEL NAYLOR	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	RE-INSERTION OF PROPORTIONAL TAKEOVER BID APPROVAL PROVISIONS	FOR
BELLEVUE GOLD LTD	AU0000019374	24-Nov-2021	REMUNERATION REPORT	AGAINST
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	APPOINTMENT OF AUDITOR: KPMG	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	CONSOLIDATION	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	ISSUE OF OPTIONS TO MR DUNCAN CRAIB UNDER THE PLAN	AGAINST
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	RATIFY TRANCHE 2 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1A	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	RE-ELECTION OF MR BRUN JONES AS DIRECTOR	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	RE-ELECTION OF MR PETER O'CONNOR AS DIRECTOR	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
BOSS ENERGY LTD	AU000000B0E4	24-Nov-2021	REMUNERATION REPORT	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR MARTIN DEDA (CFO)	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	APPROVAL FOR THE GRANTING OF PERFORMANCE RIGHTS TO A DIRECTOR - MR NICK PARSONS (CEO)	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	RATIFICATION OF APPOINTMENT OF MR NICK PARSONS AS A DIRECTOR	FOR
BRAVURA SOLUTIONS LTD	AU000000BVS9	24-Nov-2021	RE-ELECTION OF MR NEIL BROEKHUIZEN AS A DIRECTOR	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	APPROVAL OF INCREASE TO NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MR MARK CLARK	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	ELECTION OF DIRECTOR - MR BERNARD DE ARAUGO	FOR
CAPRICORN METALS LTD	AU000000CMM9	24-Nov-2021	RATIFICATION OF PRIOR ISSUE UNDER ASX LISTING RULE 7.1	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	APPROVAL OF ISSUE OF OPTIONS TO STEPHEN MCINTOSH	AGAINST
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ALEX DORSCH	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	APPROVAL TO INCREASE NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	ELECTION OF DIRECTOR: DEREK LA FERLA	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	ELECTION OF DIRECTOR: LINDA KENYON	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	ELECTION OF DIRECTOR: STEPHEN MCINTOSH	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	RATIFICATION OF ISSUE OF CONSIDERATION SHARES: THAT, PURSUANT TO AND IN ACCORDANCE WITH LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SHAREHOLDERS RATIFY THE ISSUE OF 1,033,294 SHARES ISSUED ON 31 MAY 2021, ON THE TERMS AND CONDITIONS IN THE EXPLANATORY MEMORANDUM	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	RATIFICATION OF ISSUE OF CONSIDERATION SHARES: THAT, PURSUANT TO AND IN ACCORDANCE WITH LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES, SHAREHOLDERS RATIFY THE ISSUE OF 2,303,010 SHARES ISSUED ON 15 DECEMBER 2020 ON THE TERMS AND CONDITIONS IN THE EXPLANATORY MEMORANDUM	FOR

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CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES	FOR
CHALICE MINING LTD	AU000000CHN7	24-Nov-2021	REMUNERATION REPORT	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	APPROVAL OF THE 2020/21 ANNUAL REPORT	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	AUTHORISATION OF THE CHAIR OF THE ANNUAL GENERAL MEETING	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF A CHAIR OF THE BOARD OF DIRECTOR: DOMINIQUE REINICHE (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF A COMPANY AUDITOR: RE-ELECTION OF PWC STATSATORISERET REVISIONSPARTNERSELSKAB	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: HEIDI KLEINBACH-SAUTER (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: JESPER BRANDGAARD (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: KEVIN LANE (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LILLIE LI VALEUR (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LISE KAAE (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LUIS CANTARELL (RE-ELECTION)	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	PRESENTATION OF THE COMPANY'S 2020/21 REMUNERATION REPORT FOR AN ADVISORY VOTE	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	PROPOSALS FROM THE BOARD OF DIRECTORS: APPROVAL OF INDEMNIFICATION ARRANGEMENTS AND RELATED AMENDMENT OF THE REMUNERATION POLICY	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	RESOLUTION ON REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS	FOR
CHR. HANSEN HOLDING A/S	DK0060227585	24-Nov-2021	RESOLUTION ON THE APPROPRIATION OF PROFIT	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT OTHER THAN THE PART CONTAINING THE DIRECTORS REMUNERATION POLICY FOR THE YEAR ENDED 30 JUNE 2021	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES PURSUANT TO SECTION 551 OF THE COMPANIES ACT 2006	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS REMUNERATION	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 5.46P PER SHARE FOR THE YEAR ENDED 30 JUNE 2021	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO ELECT ELMAR SCHNEE AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO ELECT IAN JOHNSON AS A DIRECTOR	AGAINST
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO ELECT SHARON CURRAN AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO EMPOWER THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO SHARES ISSUED IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO GRANT THE COMPANY AUTHORITY TO MAKE POLITICAL DONATIONS	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RECEIVE THE AUDITED FINANCIAL STATEMENTS AND THE AUDITORS AND DIRECTORS REPORTS FOR THE YEAR END 30 JUNE 2021	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RE-ELECT ALAN BOYD AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RE-ELECT ANNE HYLAND AS A DIRECTOR	FOR
CLINIGEN GROUP PLC	GB00B89J2419	24-Nov-2021	TO RE-ELECT SHAUN CHILTON AS A DIRECTOR	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO APPROVE THAT THE PERIOD OF NOTICE REQUIRED FOR GENERAL MEETINGS OF THE COMPANY (OTHER THAN ANNUAL GENERAL MEETINGS) SHALL BE NOT LESS THAN 14 CLEAR DAYS' NOTICE	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES (OTHERWISE THAN PURSUANT TO RESOLUTION 14) ON A NON PRE-EMPTIVE BASIS UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 7,086.87	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES ON A NON PRE-EMPTIVE BASIS IN ACCORDANCE WITH SECTION 570 OF THE COMPANIES ACT 2006	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2021	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT BEN JACKLIN AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT DAVID WILTON AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT DEBORAH KEMP AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT RICHARD CONNELL AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT RICHARD FAIRMAN AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT RICHARD GRAY AS A DIRECTOR OF THE COMPANY	FOR
CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO REAPPOINT ROBIN ALFONSO AS A DIRECTOR OF THE COMPANY	FOR

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CVS GROUP PLC	GB00B2863827	24-Nov-2021	TO RECEIVE THE COMPANY'S ANNUAL ACCOUNTS AND DIRECTORS' AND AUDITORS' REPORTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	ADVISORY ENDORSEMENT OF THE REMUNERATION POLICY AND IMPLEMENTATION REPORT: NON-BINDING ADVISORY VOTE ON THE IMPLEMENTATION OF THE REMUNERATION POLICY	AGAINST
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	ADVISORY ENDORSEMENT OF THE REMUNERATION POLICY AND IMPLEMENTATION REPORT: NON-BINDING ADVISORY VOTE ON THE REMUNERATION POLICY	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	AMENDMENT TO CERTAIN PROVISIONS OF THE MEMORANDUM OF INCORPORATION	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	APPOINTMENT OF JOINT EXTERNAL INDEPENDENT AUDITOR: APPOINTMENT OF KPMG AS JOINT INDEPENDENT EXTERNAL AUDITORS	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	APPOINTMENT OF JOINT EXTERNAL INDEPENDENT AUDITOR: APPOINTMENT OF PWC AS JOINT INDEPENDENT EXTERNAL AUDITORS	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION - 2021/2022	AGAINST
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	APPROVAL TO ISSUE COMPANY'S ORDINARY SHARES TO PERSONS FALLING WITHIN THE AMBIT OF SECTION 41(1) OF THE COMPANIES ACT	AGAINST
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY RESOLUTIONS	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE IN TERMS OF SECTIONS 44 AND 45 OF THE COMPANIES ACT	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: MR DAVID MACREADY AND AS CHAIRPERSON OF AUDIT COMMITTEE	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: MS MARQUERITHE SCHREUDER	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: MS MONHLA HLAHLA	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	GENERAL AUTHORITY TO ISSUE PREFERENCE SHARES: GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE A PREFERENCE SHARES	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	GENERAL AUTHORITY TO ISSUE PREFERENCE SHARES: GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE B PREFERENCE SHARES	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	GENERAL AUTHORITY TO ISSUE PREFERENCE SHARES: GENERAL AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE C PREFERENCE SHARES	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	RE-ELECTION AND ELECTION OF DIRECTOR: DR VINCENT MAPHAI	AGAINST
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	RE-ELECTION AND ELECTION OF DIRECTOR: MS MARQUERITHE SCHREUDER	FOR
DISCOVERY LIMITED	ZAEO00022331	24-Nov-2021	RE-ELECTION AND ELECTION OF DIRECTOR: MS MONHLA HLAHLA	FOR
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	AMENDMENTS TO CONSTITUTION: "THAT, IN ACCORDANCE WITH SECTION 136(2) OF THE CORPORATIONS ACT, AND FOR ALL OTHER PURPOSES, WITH EFFECT FROM THE END OF THE MEETING THE SHAREHOLDERS APPROVE THE AMENDMENTS TO THE CONSTITUTION AS DESCRIBED IN THE EXPLANATORY STATEMENT."	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES (NOTIV ACQUISITION)	FOR
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	RE-ELECTION OF DIRECTOR- PETER PAWLOWITSCH	AGAINST
DUBBER CORPORATION LTD	AU000000DUB3	24-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN CONSTITUTION	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO ADOPT NEW ARTICLES OF ASSOCIATION	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO ALLOW A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING TO BE CALLED ON NOT LESS THAN 14 CLEAR DAYS NOTICE	AGAINST
GENUS PLC	GB0002074580	24-Nov-2021	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO APPROVE THE RULES OF THE GENUS PLC INTERNATIONAL SHARE INCENTIVE PLAN	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO APPROVE THE RULES OF THE GENUS PLC SHARE INCENTIVE PLAN	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO AUTHORISE THE AUDIT AND RISK COMMITTEE OF THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITOR	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 21.7 PENCE PER ORDINARY SHARE	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO ELECT JASON CHIN AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO ALLOT ADDITIONAL EQUITY SECURITIES FOR CASH WITHOUT FIRST OFFERING THEM TO EXISTING SHAREHOLDERS	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO ALLOT EQUITY SECURITIES FOR CASH WITHOUT FIRST OFFERING THEM TO EXISTING SHAREHOLDERS	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO ALLOT ORDINARY SHARES	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO EMPOWER THE DIRECTORS WITH LIMITED AUTHORITY TO MAKE ONE OR MORE MARKET PURCHASES OF ANY ORDINARY SHARES	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RECEIVE THE COMPANY'S AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS REPORTS FOR THE YEAR ENDED 30 JUNE 2021	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT ALISON HENRIKSEN AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT IAIN FERGUSON AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT LESLEY KNOX AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT LYKELE VAN DER BROEK AS DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT LYSANNE GRAY AS A DIRECTOR OF THE COMPANY	FOR
GENUS PLC	GB0002074580	24-Nov-2021	TO RE-ELECT STEPHEN WILSON AS A DIRECTOR OF THE COMPANY	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Amend Articles to: Increase the Board of Directors Size	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Fukumaru, Shigeki	FOR

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GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Iwaki, Takaaki	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Matsuoka, Toru	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Appoint a Director Morino, Yusei	FOR
GIKEN LTD.	JP3264200001	24-Nov-2021	Approve Appropriation of Surplus	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO CHRIS MENTIS AND PERMIT CHRIS MENTIS TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO DAVID MATTHEW ACKERY AND PERMIT DAVID MATTHEW ACKERY TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO GERALD HARVEY AND PERMIT GERALD HARVEY TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO JOHN EVYN SLACK-SMITH AND PERMIT JOHN EVYN SLACK-SMITH TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO KAY LESLEY PAGE AND PERMIT KAY LESLEY PAGE TO ACQUIRE SHARES IN THE COMPANY	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	RE-ELECTION OF DIRECTOR - CHRISTOPHER HERBERT BROWN	FOR
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	RE-ELECTION OF DIRECTOR - JOHN EVYN SLACK-SMITH	AGAINST
HARVEY NORMAN HOLDINGS LTD	AU000000HVN7	24-Nov-2021	RE-ELECTION OF DIRECTOR - MICHAEL JOHN HARVEY	FOR
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	ISSUE OF OPTIONS TO JOHN RUTHVEN	AGAINST
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	REMUNERATION REPORT	FOR
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	TO RE-ELECT ALLEN BRACKIN AS A DIRECTOR OF THE COMPANY	FOR
INTEGRATED RESEARCH LTD	AU000000IRI3	24-Nov-2021	TO RE-ELECT JAMES SCOTT AS A DIRECTOR OF THE COMPANY	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	APPROVAL TO INCREASE NON-EXECUTIVE DIRECTORS' REMUNERATION	AGAINST
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	APPROVAL TO ISSUE OPTIONS TO MS JENNIFER MORRIS	AGAINST
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	ELECTION OF DIRECTOR - MS JENNIFER MORRIS	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RATIFICATION OF ISSUE OF PLACEMENT SHARES	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RE-ELECTION OF DIRECTOR - MR STEVEN CHADWICK	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RE-ELECTION OF DIRECTOR - MR TIMOTHY GOYDER	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	REMUNERATION REPORT	AGAINST
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	RENEWAL OF EMPLOYEE SECURITIES INCENTIVE PLAN	FOR
LIONTOWN RESOURCES LTD	AU000000LTR4	24-Nov-2021	REPLACEMENT OF CONSTITUTION	AGAINST
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	APPROVAL OF THE COMPANY'S EXECUTIVE RIGHTS PLAN	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	APPROVAL OF TOTAL AGGREGATE AMOUNT OF DIRECTORS' FEES PAYABLE TO ALL NON-EXECUTIVE DIRECTORS	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	ELECT DR. BENJAMIN SPINCER AS A DIRECTOR OF THE COMPANY	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	ELECT MS. HEDY CRAY AS A DIRECTOR OF THE COMPANY	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	RECEIPT OF THE FINANCIAL REPORT FOR THE YEAR ENDED 30 JUNE 2021	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	RE-ELECT MR. ANTHONY MCDONALD AS A DIRECTOR OF THE COMPANY	FOR
LI-S ENERGY LTD	AU0000166597	24-Nov-2021	REMUNERATION REPORT	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Matsuda, Michiharu	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Morikawa, Michio	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Moriyama, Yukiko	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Saito, Masahiko	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Takahashi, Kazuo	FOR
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Takai, Toshihide	AGAINST
MANI,INC.	JP3869920003	24-Nov-2021	Appoint a Director Yano, Tatsushi	FOR
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	AGAINST
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR FOR FY2022	ABSTAIN
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	TO RE-ELECT DR CLAUDIA RICARDA RITA SUSSMUTH DYCKERHOFF	FOR
RAMSAY HEALTH CARE LTD	AU000000RHC8	24-Nov-2021	TO RE-ELECT MR DAVID INGLE THODEY AO	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	APPROVAL TO ISSUE LONG TERM INCENTIVE PLAN PERFORMANCE RIGHTS TO MARK WILLIAMS	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	APPROVAL TO ISSUE PROJECT INCENTIVE OPPORTUNITY PERFORMANCE RIGHTS TO MARK WILLIAMS	AGAINST
RED 5 LTD	AU000000RED3	24-Nov-2021	ELECTION OF ANDREA SUTTON AS A DIRECTOR	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	RE-ELECTION OF IAN MACPHERSON AS A DIRECTOR	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	RE-ELECTION OF STEVEN TOMBS AS A DIRECTOR	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
RED 5 LTD	AU000000RED3	24-Nov-2021	REMUNERATION REPORT	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR

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RENISHAW PLC	GB0007323586	24-Nov-2021	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 JUNE 2021	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO REAPPOINT ERNST AND YOUNG LLP AS AUDITORS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RECEIVE AND APPROVE THE ANNUAL REPORT ON REMUNERATION	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RECEIVE THE ANNUAL REPORT 2021	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR ALLEN ROBERTS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR CAROL CHESNEY	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR CATHERINE GLICKMAN	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR JOHN DEER	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR JOHN JEANS	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR SIR DAVID GRANT	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR SIR DAVID MCMURTRY	FOR
RENISHAW PLC	GB0007323586	24-Nov-2021	TO RE-ELECT AS A DIRECTOR WILL LEE	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF LONG TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF EXECUTIVE OFFICER, ANTHONY MELLOWES	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF LONG TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF FINANCIAL OFFICER, MARK FLEMING	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF SHORT TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF EXECUTIVE OFFICER, ANTHONY MELLOWES	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	ISSUE OF SHORT TERM INCENTIVE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO THE CHIEF FINANCIAL OFFICER, MARK FLEMING	FOR
SHOPPING CENTRES AUSTRALASIA PROPERTY GROUP	AU000000SCP9	24-Nov-2021	RE-ELECTION OF EXECUTIVE DIRECTOR - MARK FLEMING	FOR
SPH REIT	SG2G02994595	24-Nov-2021	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS	FOR
SPH REIT	SG2G02994595	24-Nov-2021	TO RE-APPOINT KPMG LLP AS THE AUDITORS OF SPH REIT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF SPH REIT, AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION	FOR
SPH REIT	SG2G02994595	24-Nov-2021	TO RECEIVE AND ADOPT THE REPORT OF DBS TRUSTEE LIMITED, AS TRUSTEE OF SPH REIT (THE "TRUSTEE"), THE STATEMENT BY SPH REIT MANAGEMENT PTE. LTD., AS MANAGER OF SPH REIT (THE "MANAGER"), AND THE AUDITED FINANCIAL STATEMENTS OF SPH REIT FOR THE FINANCIAL YEAR ENDED 31 AUGUST 2021 TOGETHER WITH THE AUDITORS' REPORT THEREON	FOR
TRAJAN GROUP HOLDINGS LTD	AU0000150526	24-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
TRAJAN GROUP HOLDINGS LTD	AU0000150526	24-Nov-2021	APPOINTMENT OF AUDITOR AT FIRST AGM: RSM AUSTRALIA PARTNERS	FOR
TRAJAN GROUP HOLDINGS LTD	AU0000150526	24-Nov-2021	RE-ELECTION OF MR ROBERT LYON AS A DIRECTOR	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	APPOINTMENT OF KPMG INC. AS THE EXTERNAL AUDITOR	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR CHRISTOPHER COLFER	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MR CLIVE THOMSON	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MS THEMBISA SKWEYIYI	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	ELECTION OF AUDIT COMMITTEE MEMBER: MS ZARINA BASSA	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	GENERAL AUTHORITY TO ACQUIRE (REPURCHASE) SHARES	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	NON-BINDING ADVISORY VOTES: ENDORSEMENT OF REMUNERATION IMPLEMENTATION REPORT	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	NON-BINDING ADVISORY VOTES: ENDORSEMENT OF REMUNERATION POLICY	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MR DAVID KNEALE	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MR HUBERT BRODY	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MS NOMBULELO PINKY MOHOLI	AGAINST
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	RE-ELECTION OF DIRECTOR: MS THEMBISA SKWEYIYA	FOR
WOOLWORTHS HOLDINGS LTD	ZAEO00063863	24-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	AMENDMENT OF CONSTITUTION	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	APPOINTMENT OF MS SYLVIA WIGGINS AS DIRECTOR OF THE COMPANY	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	APPROVAL FOR ISSUE OF PERFORMANCE RIGHTS TO MR ANDRE LABUSCHAGNE UNDER THE EQUITY INCENTIVE PLAN	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	RE-ELECTION OF MR MICHELE MUSCILLO AS DIRECTOR OF THE COMPANY	FOR
AERIS RESOURCES LTD	AU000000AIS8	25-Nov-2021	REMUNERATION REPORT	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF DEFERRED STI RIGHTS TO MR GARETH WINTER	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF DEFERRED STI RIGHTS TO MR ROB DE VOS	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF LTI PERFORMANCE RIGHTS TO MR GARETH WINTER	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	GRANT OF LTI PERFORMANCE RIGHTS TO MR ROB DE VOS	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	NON-BINDING ADVISORY VOTE ON THE REMUNERATION REPORT	FOR

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ARENA REIT	AU000000ARF6	25-Nov-2021	RE-ELECTION OF MR DENNIS WILDENBURG AS A DIRECTOR OF THE COMPANY	FOR
ARENA REIT	AU000000ARF6	25-Nov-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS	FOR
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	APPROVAL OF ADDITIONAL 10% PLACEMENT CAPACITY	FOR
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR ALWYN VORSTER OR HIS NOMINEE(S)	FOR
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR CHRIS SALISBURY OR HIS NOMINEE(S)	AGAINST
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR RICHARD COURT OR HIS NOMINEE(S)	AGAINST
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	GRANT OF SHARE RIGHTS TO MR ALWYN VORSTER OR HIS NOMINEE(S)	FOR
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	AGAINST
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	RE-ELECTION OF MR CHRIS SALISBURY AS A DIRECTOR	FOR
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	RE-ELECTION OF MR MICHAEL BLAKISTON AS A DIRECTOR	AGAINST
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	RE-ELECTION OF MR RICHARD COURT AC AS A DIRECTOR	FOR
BCI MINERALS LTD	AU000000BCIO	25-Nov-2021	RE-ELECTION OF MS JENNIFER BLOOM AS A DIRECTOR	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	DISTRIBUTION TO THE SHAREHOLDERS OF AN EXTRAORDINARY DIVIDEND OF EURO 0.50 (FIFTY CENTS) FOR EACH OUTSTANDING SHARE	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO AMEND ART. 13.1 (GENERAL FUNCTION ON NUTRITION AND HEALTH) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO APPOINT THE BOARD OF DIRECTORS' MEMBERS	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE BOARD OF DIRECTORS' EMOLUMENTS	AGAINST
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE NUMBER OF BOARD OF DIRECTORS' MEMBERS	FOR
CERVED GROUP S.P.A.	IT0005010423	25-Nov-2021	TO APPOINT THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO: TO STATE THE TERM OF OFFICE OF THE BOARD OF DIRECTORS	FOR
CLARITY PHARMACEUTICALS LTD	AU0000165375	25-Nov-2021	APPOINTMENT OF GRANT THORNTON AUDIT PTY LTD AS AUDITOR	FOR
CLARITY PHARMACEUTICALS LTD	AU0000165375	25-Nov-2021	RE-ELECTION OF DIRECTOR - MS ROSANNE ROBINSON	FOR
CLARITY PHARMACEUTICALS LTD	AU0000165375	25-Nov-2021	REMUNERATION REPORT	FOR
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	APPROVAL OF 10% PLACEMENT CAPACITY	AGAINST
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	ELECTION OF DIRECTOR - EDUARD ESHUYS	AGAINST
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	ELECTION OF DIRECTOR - MICHAEL WILKES	FOR
DACIAN GOLD LTD	AU000000DCN6	25-Nov-2021	REMUNERATION REPORT	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: GILAD YAVETZ, COMPANY CEO	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: ITZIK BETZALEL, INDEPENDENT DIRECTOR	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: SHAI WEIL	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: YAIR SEROUSSI, BOARD CHAIRMAN	FOR
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE DIRECTOR: ZVI FURMAN, INDEPENDENT DIRECTOR	AGAINST
ENLIGHT RENEWABLE ENERGY LTD	IL0007200111	25-Nov-2021	REAPPOINTMENT OF THE KPMG (SOMECH HAIKIN) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
ERSTE GROUP BANK AG	AT0000652011	25-Nov-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.00 PER SHARE	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR JACOB (JAKE) KLEIN	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO MR LAWRENCE (LAWRIE) CONWAY	FOR
EVOLUTION MINING LTD	AU000000EVN4	25-Nov-2021	RE-ELECTION OF MR LAWRENCE (LAWRIE) CONWAY AS A DIRECTOR OF THE COMPANY	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Hattori, Nobumichi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Kathy Matsui	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Nawa, Takashi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Okazaki, Takeshi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Ono, Naotake	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Shintaku, Masaaki	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Yanai, Kazumi	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Yanai, Koji	FOR
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Appoint a Director Yanai, Tadashi	AGAINST
FAST RETAILING CO.,LTD.	JP3802300008	25-Nov-2021	Approve Details of the Compensation to be received by Directors	FOR
HAMMERSON PLC R.E.I.T.	GB00BK7YQK64	25-Nov-2021	APPROVE ENHANCED SCRIP DIVIDEND ALTERNATIVE	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	ADOPTION OF DIRECTORS' REMUNERATION REPORT	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO CHIEF EXECUTIVE OFFICER/MANAGING DIRECTOR MR ANDREW HANSEN FOR FINANCIAL YEAR ENDING 30 JUNE 2022	FOR
HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR

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HANSEN TECHNOLOGIES LTD	AU000000HSN3	25-Nov-2021	RE-ELECTION OF MR DAVID OSBORNE	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT CONTAINED WITHIN THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE PERIOD ENDED 27 JUNE 2021	AGAINST
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE DIRECTORS TO ALLOT NEW SHARES WITHIN BEST PRACTICE LIMITS SET BY THE INVESTMENT ASSOCIATION	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS TO A NEW SHARE ISSUE UP TO 5 PER CENT OF THE CURRENT ISSUED SHARE CAPITAL	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS TO A NEW SHARE ISSUE UP TO AN EXTRA 5 PER CENT IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE THE COMPANY TO PURCHASE UP TO 10 PER CENT OF THE COMPANY'S EXISTING ORDINARY SHARES SUBJECT TO CERTAIN LIMITS ON THE PRICE THAT MAY BE PAID	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITORS' REMUNERATION	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR ANDREW MARTIN GERRIE	AGAINST
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR ANGUS THIRLWELL	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR BRIAN GREGORY HODDER	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR MATTHEW ROBERT PRITCHARD	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR PETER MARK HARRIS	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT AS A DIRECTOR SOPHIE ALICE TOMKINS	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RE-APPOINT BDO LLP AS INDEPENDENT AUDITORS OF THE COMPANY, FROM THE CONCLUSION OF THIS ANNUAL GENERAL MEETING	FOR
HOTEL CHOCOLAT GROUP PLC	GB00BYZC3B04	25-Nov-2021	TO RECEIVE AND ADOPT THE AUDITED ACCOUNTS OF THE COMPANY FOR THE PERIOD ENDED 27 JUNE 2021 AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITORS THEREON	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO APPROVE THE AUTHORITY TO ISSUE AND ALLOT SHARES	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO APPROVE THE PAYMENT OF DIRECTORS' BENEFITS OF UP TO RM60,000	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO APPROVE THE PAYMENT OF DIRECTORS' FEES OF RM739,200	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO APPROVE THE RENEWAL OF AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARES	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO APPROVE THE SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RE-APPOINT GRANT THORNTON MALAYSIA PLT AS AUDITORS	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RE-ELECT DATO' SRI THONG KOK KHEE AS DIRECTOR	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RE-ELECT DATUK PHANG AH TONG AS DIRECTOR	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RE-ELECT EN. AHMAD RIDZUAN BIN WAN IDRUS AS DIRECTOR	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RE-ELECT Y.A.M. TENGKU PUTERI SERI KEMALA TENGKU HAJAH AISHAH BINTI ALMARHUM SULTAN HAJI AHMAD SHAH, DK(II), SIMP AS DIRECTOR	AGAINST
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RETAIN MR. FOO KOK SIEW AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
INARI AMERTRON BHD	MYQ016600007	25-Nov-2021	TO RETAIN Y.A.M. TENGKU PUTERI SERI KEMALA TENGKU HAJAH AISHAH BINTI ALMARHUM SULTAN HAJI AHMAD SHAH, DK(II), SIMP AS INDEPENDENT NON-EXECUTIVE DIRECTOR	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON ISSUING ELIGIBLE TIER 2 CAPITAL INSTRUMENTS	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE APPLICATION FOR TEMPORARY AUTHORIZATION LIMIT FOR EXTERNAL DONATIONS	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE ELECTION OF MR. DONG YANG AS NON-EXECUTIVE DIRECTOR OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE ELECTION OF MR. ZHANG JIE AS EXTERNAL SUPERVISOR OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE ELECTION OF MR. ZHENG GUOYU AS EXECUTIVE DIRECTOR OF INDUSTRIAL AND COMMERCIAL BANK OF CHINA LIMITED	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE PAYMENT PLAN OF REMUNERATION TO DIRECTORS FOR 2020	FOR
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	CNE1000003G1	25-Nov-2021	PROPOSAL ON THE PAYMENT PLAN OF REMUNERATION TO SUPERVISORS FOR 2020	FOR
INFOMEDIA LTD	AU000000IFM0	25-Nov-2021	ELECTION OF DIRECTOR MR JIM HASSELL	FOR
INFOMEDIA LTD	AU000000IFM0	25-Nov-2021	RE-ELECTION OF NON-EXECUTIVE DIRECTOR AND CHAIRMAN MR BART VOGEL	FOR
INFOMEDIA LTD	AU000000IFM0	25-Nov-2021	REMUNERATION REPORT	FOR
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO THE CHIEF EXECUTIVE OFFICER	FOR
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	INCREASE IN TOTAL FEE POOL FOR NON-EXECUTIVE DIRECTORS	FOR
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	RECEIPT OF FINANCIAL STATEMENTS AND REPORTS	ABSTAIN
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	RE-ELECTION OF MR ALLAN GRIFFITHS	FOR
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	RE-ELECTION OF MR ANDREW BLOORE	FOR
IOOF HOLDINGS LTD	AU000000IFL2	25-Nov-2021	THAT FOR THE PURPOSES OF SECTION 157(1) AND SECTION 136(2) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, THE COMPANY CHANGE ITS NAME FROM "IOOF HOLDINGS LTD" TO "INSIGNIA FINANCIAL LTD" AND ALL REFERENCES IN THE COMPANY CONSTITUTION TO "IOOF HOLDINGS LTD" BE AMENDED TO "INSIGNIA FINANCIAL LTD" TO REFLECT THE COMPANY'S NEW NAME	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Amend Articles to: Approve Minor Revisions	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Substitute Executive Director Furukawa, Hisashi	FOR

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JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Supervisory Director Kashii, Hiroto	AGAINST
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Supervisory Director Mishiku, Tetsuya	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint a Supervisory Director Umezawa, Mayumi	FOR
JAPAN HOTEL REIT INVESTMENT CORPORATION	JP3046400002	25-Nov-2021	Appoint an Executive Director Masuda, Kaname	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Corporate Auditor Oi, Tetsuya	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Corporate Auditor Ota, Tsuguya	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Director Hayashi, Chiaki	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Appoint a Director Tanaka, Ryo	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Approve Appropriation of Surplus	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Approve Details of the Compensation to be received by Corporate Auditors	FOR
JINS HOLDINGS INC.	JP3386110005	25-Nov-2021	Approve Details of the Compensation to be received by Directors	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	ELECTION OF BOARD ENDORSED MR JAMES SPENCELEY AS A DIRECTOR	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	ELECTION OF BOARD ENDORSED MS JANINE ALLIS AS A DIRECTOR	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	INCREASE IN NON-EXECUTIVE DIRECTORS' FEE POOL	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	RE-ELECTION OF BOARD ENDORSED MR DAVID SHAFER AS DIRECTOR	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	RENEWAL OF EQUITY INCENTIVE PLAN	FOR
KOGAN.COM LTD	AU000000KGN2	25-Nov-2021	THAT, SUBJECT TO AND CONDITIONAL ON AT LEAST 25% OF THE VOTES CAST ON THE RESOLUTION AT ITEM 2 BEING CAST AGAINST THE ADOPTION OF THE REMUNERATION REPORT: A. AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION: B. ALL OF THE DIRECTORS IN OFFICE (EXCLUDING THE CHIEF EXECUTIVE OFFICER) WHEN THE BOARD RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED AND WHO REMAIN IN OFFICE AT THE TIME OF THE SPILL MEETING, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND C. RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE OF SHAREHOLDERS AT THE SPILL MEETING	AGAINST
MEDIASET N.V.	NL0015000H23	25-Nov-2021	AUTHORIZATION OF THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES A	AGAINST
MEDIASET N.V.	NL0015000H23	25-Nov-2021	INTRODUCTION OF DUAL CLASS SHARE STRUCTURE AND AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	AGAINST
MEDIASET N.V.	NL0015000H23	25-Nov-2021	NAME CHANGE AND AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	25-Nov-2021	AMEND ARTICLES OF MEMORANDUM OF ASSOCIATION AND ARTICLES OF ASSOCIATION	FOR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	25-Nov-2021	APPROVE INCREASE IN AUTHORIZED CAPITAL FROM KWD 750,000,000 TO KWD 1,000,000,000 AND AUTHORIZE THE BOARD TO DETERMINE THE TERMS AND EXECUTE THE APPROVED RESOLUTION	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	APPROVAL OF FINANCIAL ASSISTANCE	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS FOR FY21 TO MR JULIAN PEMBERTON UNDER THE NRW HOLDINGS LIMITED PERFORMANCE RIGHTS PLAN	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS FOR FY22 TO MR JULIAN PEMBERTON UNDER THE NRW HOLDINGS LIMITED PERFORMANCE RIGHTS PLAN	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	NON-EXECUTIVE 'DIRECTORS' FEES	AGAINST
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	RE-ELECTION OF MR JEFF DOWLING	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	RE-ELECTION OF MR PETER JOHNSTON	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	REMUNERATION REPORT	FOR
NRW HOLDINGS LTD	AU000000NWH5	25-Nov-2021	THAT AS REQUIRED BY THE CORPORATIONS ACT 2001 (CTH): 1 AN EXTRAORDINARY GENERAL MEETING OF THE COMPANY (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE PASSING OF THIS RESOLUTION; 2 ALL OF THE COMPANY'S DIRECTORS WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021 WAS PASSED, OTHER THAN THE MANAGING DIRECTOR, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND 3 RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
NSI NV	NL0012365084	25-Nov-2021	PROPOSAL FOR THE APPOINTMENT OF MR. JAN WILLEM DE GEUS AS MEMBER OF THE SUPERVISORY BOARD	FOR
ORIGIN ENTERPRISES PLC	IE00B1VW4493	25-Nov-2021	FOLLOWING A REVIEW OF THE COMPANY'S AFFAIRS, TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 JULY 2021 AND THE REPORTS OF THE DIRECTORS AND THE AUDITORS THEREON	FOR

ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT THE COMPANY AND/OR ANY SUBSIDIARY (AS DEFINED BY SECTION 7 OF THE COMPANIES ACT 2014 (THE "2014 ACT")) OF THE COMPANY IS HEREBY GENERALLY AUTHORISED TO PURCHASE ON A SECURITIES MARKET (AS DEFINED BY SECTION 1072 OF THE 2014 ACT) ORDINARY SHARES OF EUR 0.01 EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES") ON SUCH TERMS AND CONDITIONS AND IN SUCH MANNER AS THE DIRECTORS MAY DETERMINE FROM TIME TO TIME BUT SUBJECT TO THE PROVISIONS OF THE 2014 ACT AND TO THE FOLLOWING RESTRICTIONS AND PROVISIONS: (A) THE MAXIMUM NUMBER OF ORDINARY SHARES AUTHORISED TO BE ACQUIRED PURSUANT TO THIS RESOLUTION SHALL NOT EXCEED 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY (EXCLUDING TREASURY SHARES) AT CLOSE OF BUSINESS ON THE DATE OF PASSING OF THIS RESOLUTION; (B) THE MINIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SHARE SHALL BE AN AMOUNT EQUAL TO THE NOMINAL VALUE THEREOF; (C) THE MAXIMUM PRICE (EXCLUDING EXPENSES) WHICH MAY BE PAID FOR ANY SHARE (A "RELEVANT SHARE") SHALL BE AN AMOUNT EQUAL TO THE GREATER OF: (I) 105% OF THE AVERAGE OF THE FIVE AMOUNTS RESULTING FROM DETERMINING WHICHEVER OF THE FOLLOWING (A), (B) OR (C) SPECIFIED BELOW IN RELATION TO THE SHARES OF THE SAME CLASS AS THE RELEVANT SHARE SHALL BE APPROPRIATE FOR EACH OF THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE RELEVANT SHARE IS PURCHASED, AS DETERMINED FROM THE INFORMATION PUBLISHED BY THE TRADING VENUE WHERE THE PURCHASE WILL BE CARRIED OUT REPORTING THE BUSINESS DONE ON EACH OF THOSE FIVE BUSINESS DAYS: (A) IF THERE SHALL BE MORE THAN ONE DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE PRICES AT WHICH SUCH DEALINGS TOOK PLACE; OR (B) IF THERE SHALL BE ONLY ONE DEALING REPORTED FOR THE DAY, THE PRICE AT WHICH SUCH DEALING TOOK PLACE; OR (C) IF THERE SHALL NOT BE ANY DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE HIGH AND LOW MARKET GUIDE PRICES FOR THAT DAY; AND IF THERE SHALL BE ONLY A HIGH (BUT NOT A LOW) OR A LOW (BUT NOT A HIGH) MARKET GUIDE PRICE REPORTED, OR IF THERE SHALL NOT BE ANY MARKET GUIDE PRICE REPORTED, FOR ANY PARTICULAR DAY THEN THAT DAY SHALL NOT COUNT AS ONE OF THE SAID FIVE BUSINESS DAYS FOR THE PURPOSES OF DETERMINING THE MAXIMUM PRICE. IF THE MEANS OF PROVIDING THE FOREGOING INFORMATION AS TO DEALINGS AND PRICES BY REFERENCE TO WHICH THE MAXIMUM PRICE IS TO BE DETERMINED IS ALTERED OR IS REPLACED BY SOME OTHER MEANS, THEN A MAXIMUM PRICE SHALL BE DETERMINED ON THE BASIS OF THE EQUIVALENT INFORMATION PUBLISHED BY THE RELEVANT AUTHORITY IN RELATION TO DEALINGS ON THE EURONEXT DUBLIN OR ITS EQUIVALENT; AND (II) THE HIGHER OF THE PRICE QUOTED FOR: (A) THE LAST INDEPENDENT TRADE OF; AND (B) THE HIGHEST CURRENT INDEPENDENT BID OR OFFER FOR, THE COMPANY'S SHARES ON THE TRADING VENUE WHERE THE PURCHASE PURSUANT TO THE AUTHORITY CONFERRED BY THIS RESOLUTION WILL BE CARRIED OUT THE AUTHORITY HEREBY GRANTED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023, UNLESS PREVIOUSLY VARIED, REVOKED OR RENEWED BY SPECIAL RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF SECTION 1074 OF THE 2014 ACT. THE COMPANY OR ANY SUCH SUBSIDIARY MAY, BEFORE SUCH EXPIRY, ENTER INTO A CONTRACT FOR THE PURCHASE OF SHARES WHICH WOULD OR MIGHT BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY AND MAY COMPLETE ANY SUCH CONTRACT AS IF THE AUTHORITY CONFERRED HEREBY HAD NOT EXPIRED</p>	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT THE DIRECTORS BE AND ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED, PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 3.2(C) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY, TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT RELEVANT SECURITIES WITHIN THE MEANING OF SECTION 1021 OF THE COMPANIES ACT 2014 (THE "2014 ACT"), PROVIDED THAT: (A) THE MAXIMUM AMOUNT OF RELEVANT SECURITIES WHICH MAY BE ALLOTTED UNDER THE AUTHORITY HEREBY CONFERRED SHALL BE SHARES WITH AN AGGREGATE NOMINAL VALUE EQUIVALENT TO ONE THIRD OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY ON THE DATE OF THIS NOTICE (EXCLUDING TREASURY SHARES), BEING EUR 418,653; AND (B) THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE RELEVANT SECURITIES TO BE ALLOTTED OR ISSUED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT RELEVANT SECURITIES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HEREBY CONFERRED HAD NOT EXPIRED</p>	FOR

ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 6, FOR THE PURPOSES OF SECTION 1023(3) OF THE COMPANIES ACT 2014 (THE "2014 ACT"), THE DIRECTORS BE AND ARE HEREBY EMPOWERED TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 3.2(D) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AS IF SECTION 1022(1) OF THE 2014 ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, TO INCLUDE THE REISSUE OF ANY TREASURY SHARES FROM TIME TO TIME, PROVIDED THAT THE POWERS CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO: (I) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN ISSUE OR OFFERING IN FAVOUR OF HOLDERS OF EQUITY SECURITIES AND OTHER PERSONS ENTITLED TO PARTICIPATE IN SUCH ISSUE OR OFFERING (OTHER THAN THE COMPANY ITSELF IN RESPECT OF ANY SHARES HELD BY IT AS TREASURY SHARES) WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF EQUITY SECURITIES HELD BY OR DEEMED TO BE HELD BY THEM ON THE RECORD DATE OF SUCH ALLOTMENT, SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR EXPEDIENT TO DEAL WITH FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS UNDER THE LAWS OR REQUIREMENTS OF ANY RECOGNISED REGULATORY BODY OR STOCK EXCHANGE IN ANY TERRITORY; AND (II) THE ALLOTMENT, OTHER THAN ON FOOT OF THE AUTHORITY CONFERRED BY SUB-PARAGRAPH (I) ABOVE, OF EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL VALUE EQUAL TO 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY ON THE DATE OF THIS NOTICE (EXCLUDING TREASURY SHARES), BEING EUR 62,798, PROVIDED THAT THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR ISSUED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HEREBY CONFERRED HAD NOT EXPIRED</p>	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	<p>THAT, SUBJECT TO THE PASSING OF RESOLUTION 6, FOR THE PURPOSES OF SECTION 1023(3) OF THE COMPANIES ACT 2014 (THE "2014 ACT"), THE DIRECTORS BE AND ARE HEREBY EMPOWERED, IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 7(A), TO ALLOT EQUITY SECURITIES FOR CASH PURSUANT TO AND IN ACCORDANCE WITH ARTICLE 3.2(D) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY AS IF SECTION 1022(1) OF THE 2014 ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, TO INCLUDE THE REISSUE OF ANY TREASURY SHARES FROM TIME TO TIME, PROVIDED THAT THE POWERS CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO: (I) THE ALLOTMENT OF EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL VALUE EQUAL TO 5% OF THE ISSUED ORDINARY SHARE CAPITAL OF THE COMPANY ON THE DATE OF THIS NOTICE (EXCLUDING TREASURY SHARES), BEING EUR 62,798; AND (II) WHERE THE PROCEEDS OF THE ALLOTMENT ARE TO BE USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE PROVIDED THAT THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT SAVE THAT THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED OR ISSUED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT AS IF THE POWER HEREBY CONFERRED HAD NOT EXPIRED</p>	FOR

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ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	THAT, SUBJECT TO THE PASSING OF RESOLUTION 8(A), FOR THE PURPOSES OF SECTION 1078 OF THE COMPANIES ACT 2014 (THE "2014 ACT"), THE REISSUE PRICE RANGE AT WHICH ANY TREASURY SHARES (AS DEFINED BY SECTION 106 OF THE 2014 ACT) FOR THE TIME BEING HELD BY THE COMPANY MAY BE REISSUED OFF-MARKET SHALL BE AS FOLLOWS: (A) THE MAXIMUM PRICE AT WHICH A TREASURY SHARE MAY BE REISSUED OFF-MARKET SHALL BE AN AMOUNT EQUAL TO 120% OF THE "APPROPRIATE PRICE"; AND (B) THE MINIMUM PRICE AT WHICH A TREASURY SHARE MAY BE RE-ISSUED OFF-MARKET SHALL BE THE NOMINAL VALUE OF THE SHARE WHERE SUCH A SHARE IS REQUIRED TO SATISFY AN OBLIGATION UNDER AN EMPLOYEES' SHARE SCHEME (AS DEFINED IN THE 2014 ACT) OPERATED BY THE COMPANY OR, IN ALL OTHER CASES, AN AMOUNT EQUAL TO 95% OF THE APPROPRIATE PRICE. FOR THE PURPOSES OF THIS RESOLUTION THE EXPRESSION "APPROPRIATE PRICE" SHALL MEAN THE AVERAGE OF THE FIVE AMOUNTS RESULTING FROM DETERMINING WHICHEVER OF THE FOLLOWING (I), (II) OR (III) SPECIFIED BELOW IN RELATION TO SHARES OF THE CLASS OF WHICH SUCH TREASURY SHARE IS TO BE REISSUED SHALL BE APPROPRIATE IN RESPECT OF EACH OF THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE TREASURY SHARE IS REISSUED, AS DETERMINED FROM INFORMATION PUBLISHED IN THE EURONEXT DUBLIN DAILY OFFICIAL LIST REPORTING THE BUSINESS DONE IN EACH OF THOSE FIVE BUSINESS DAYS: (I) IF THERE SHALL BE MORE THAN ONE DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE PRICES AT WHICH SUCH DEALINGS TOOK PLACE; OR (II) IF THERE SHALL BE ONLY ONE DEALING REPORTED FOR THE DAY, THE PRICE AT WHICH SUCH DEALING TOOK PLACE; OR (III) IF THERE SHALL NOT BE ANY DEALING REPORTED FOR THE DAY, THE AVERAGE OF THE HIGH OR LOW MARKET GUIDE PRICES FOR THE DAY; AND IF THERE SHALL BE ONLY A HIGH (BUT NOT A LOW) OR A LOW (BUT NOT A HIGH) MARKET GUIDE PRICE REPORTED, OR IF THERE SHALL NOT BE ANY MARKET GUIDE PRICE REPORTED, FOR ANY PARTICULAR DAY THEN THAT DAY SHALL NOT COUNT AS ONE OF THE SAID FIVE BUSINESS DAYS FOR THE PURPOSES OF DETERMINING THE APPROPRIATE PRICE. IF THE MEANS OF PROVIDING THE FOREGOING INFORMATION AS TO DEALINGS AND PRICES BY REFERENCE TO WHICH THE APPROPRIATE PRICE IS TO BE DETERMINED IS ALTERED OR IS REPLACED BY SOME OTHER MEANS, THEN THE APPROPRIATE PRICE SHALL BE DETERMINED ON THE BASIS OF THE EQUIVALENT INFORMATION PUBLISHED BY THE RELEVANT AUTHORITY IN RELATION TO DEALINGS ON EURONEXT DUBLIN OR ITS EQUIVALENT. THE AUTHORITY HEREBY CONFERRED SHALL EXPIRE AT THE CLOSE OF BUSINESS ON THE EARLIER OF THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE PASSING OF THIS RESOLUTION OR 24 FEBRUARY 2023 UNLESS PREVIOUSLY REVOKED OR RENEWED IN ACCORDANCE WITH THE PROVISIONS OF THE 2014 ACT	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITORS FOR THE YEAR ENDING 31 JULY 2022	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO DECLARE A FINAL DIVIDEND OF 7.85 CENT PER ORDINARY SHARE FOR THE YEAR ENDING 31 JULY 2021, PAYABLE ON 4 FEBRUARY 2022 TO THE HOLDERS OF ORDINARY SHARES ON THE REGISTER OF MEMBERS AT CLOSE OF BUSINESS ON 14 JANUARY 2022, SUBJECT TO PAYMENT THEREOF IN CURRENCIES IN ACCORDANCE WITH SUCH PROCEDURES (INCLUDING AS TO DETERMINATION OF APPLICABLE EXCHANGE RATE) AS MAY BE SPECIFIED BY THE DIRECTORS	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO ELECT AS DIRECTOR: AIDAN CONNOLLY	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO ELECT AS DIRECTOR: LESLEY WILLIAMS	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO ELECT AS DIRECTOR: THOMAS JAMES (TJ) KELLY	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RECEIVE AND CONSIDER THE REMUNERATION COMMITTEE'S ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 31 JULY 2021 SET OUT ON PAGES 90 TO 96 OF THE ANNUAL REPORT FOR 2021	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: CHRISTOPHER RICHARDS	AGAINST
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: GARY BRITTON	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: HELEN KIRKPATRICK	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: ROSE HYNES	FOR
ORIGIN ENTERPRISES PLC	IE00B1WV4493	25-Nov-2021	TO RE-ELECT AS DIRECTOR: SEAN COYLE	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	ADOPTION OF NEW CONSTITUTION	AGAINST
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO MR QUARTERMAINE	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	CAPITAL RETURN TO SHAREHOLDERS	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	RE-ELECTION OF AMBER BANFIELD AS A DIRECTOR	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	RE-ELECTION OF MR DANIEL LOUGHER AS A DIRECTOR	FOR
PERSEUS MINING LTD	AU000000PRU3	25-Nov-2021	RE-ELECTION OF MR DAVID RANSOM AS A DIRECTOR	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	ADOPTION OF REMUNERATION REPORT (NON-BINDING RESOLUTION)	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	APPROVAL OF INCREASE TO NON-EXECUTIVE DIRECTOR FEE POOL	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	ELECTION OF ROBERT SCOTT VASSIE AS A DIRECTOR	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO A DIRECTOR	FOR
RAMELIUS RESOURCES LTD	AU000000RMS4	25-Nov-2021	RE-ELECTION OF MICHAEL ANDREW BOHM AS A DIRECTOR	FOR
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	ABSTAIN
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	APPROVAL OF GRANT OF LONG TERM INCENTIVE PERFORMANCE RIGHTS TO JIM BEYER	FOR
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	APPROVAL OF GRANT OF SHORT TERM INCENTIVE PERFORMANCE RIGHTS TO JIM BEYER	FOR
REGIS RESOURCES LTD	AU000000RRL8	25-Nov-2021	RE-ELECTION OF DIRECTOR - STEVE SCUDAMORE	FOR

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REMGR0 LTD	ZAE000026480	25-Nov-2021	APPROVAL OF ANNUAL FINANCIAL STATEMENTS	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	APPROVAL OF DIRECTORS' REMUNERATION	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR A E RUPERT	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR F ROBERTSON	AGAINST
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR J J DURAND	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR J MALHERBE	AGAINST
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR K M S RANTLOANE	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF DIRECTOR - MR N P MAGEZA	AGAINST
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MR F ROBERTSON	AGAINST
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MR N P MAGEZA	AGAINST
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MR P J MOLEKETI	AGAINST
REMGR0 LTD	ZAE000026480	25-Nov-2021	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE - MS S E N DE BRUYN	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO PLACE 5% OF THE UNISSUED ORDINARY SHARES UNDER THE CONTROL OF THE DIRECTORS	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE FOR THE SUBSCRIPTION AND OR PURCHASE OF SECURITIES IN THE COMPANY OR IN RELATED OR INTER-RELATED COMPANIES	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES AND CORPORATIONS	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION IMPLEMENTATION REPORT	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	NON-BINDING ADVISORY VOTE ON THE APPOINTMENT OF EY AS AUDITOR FOR THE FINANCIAL YEAR ENDING 30 JUNE 2024	FOR
REMGR0 LTD	ZAE000026480	25-Nov-2021	REAPPOINTMENT OF AUDITOR: PRICEWATERHOUSECOOPERS INC	FOR
SANTOS BRASIL PARTICIPACOES SA	BRSTBPACN0R3	25-Nov-2021	AMEND AND REFORM THE COMPANY'S BYLAWS TO INCLUDE THE ACTIVITY OF MOVING AND STORING LIQUID AND LIQUEFIED BULK, INCLUDING PETROLEUM PRODUCTS, UPDATE THE COMPANY'S SHARE CAPITAL, AS WELL AS TO DELIBERATE ON ITS CONSOLIDATION	FOR
SENEX ENERGY LTD	AU000000SXY7	25-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
SENEX ENERGY LTD	AU000000SXY7	25-Nov-2021	TO APPROVE THE PROPOSED ISSUE OF FY22 PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CEO	FOR
SENEX ENERGY LTD	AU000000SXY7	25-Nov-2021	TO RE-ELECT MR TREVOR BOURNE	FOR
SENEX ENERGY LTD	AU000000SXY7	25-Nov-2021	TO RE-ELECT MS MARGARET KENNEDY	FOR
SHINSEI BANK,LIMITED	JP3729000004	25-Nov-2021	Approve Allotment of Free Share Acquisition Rights	AGAINST
UNIVERSAL STORE	AU0000113565	25-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
UNIVERSAL STORE	AU0000113565	25-Nov-2021	RE-ELECTION OF MR DAVID MACLEAN AS A DIRECTOR	FOR
UNIVERSAL STORE	AU0000113565	25-Nov-2021	RE-ELECTION OF MR PETER BIRTLES AS A DIRECTOR	FOR
AGNICO EAGLE MINES LIMITED	CA0084741085	26-Nov-2021	To consider, and if deemed advisable, to pass, with or without variation, an ordinary resolution, the full text of which is set forth in Appendix A to the accompanying joint management information circular of Agnico Eagle Mines Limited (the "Company") and Kirkland Lake Gold Ltd. ("Kirkland") dated October 29, 2021 (the "Circular"), approving the issuance by the Company of such number of common shares of the Company as may be required to be issued pursuant to or in connection with the plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving, among others, Kirkland and the Company, in accordance with the terms of the merger agreement dated September 28, 2021 between the Company and Kirkland (as amended, supplemented or otherwise modified from time to time), as more particularly described in the Circular.	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE 2021 SUPPLEMENTAL AGREEMENT, THE CONTINUING CONNECTED TRANSACTION CONTEMPLATED THEREUNDER AND THE PROPOSED REVISED ANNUAL CAPS UNDER THE 2021 SUPPLEMENTAL AGREEMENT	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE FINANCIAL SERVICES AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	AGAINST
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE SUPPLY CHAIN FINANCIAL SERVICES AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE SUPPLY OF MATERIALS AND SERVICES AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO APPROVE, CONFIRM AND RATIFY THE ENTERING INTO OF THE SUPPLY OF RAW MATERIALS AGREEMENT (2022-2024) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, INCLUDING THE PROPOSED ANNUAL MONETARY CAPS FOR THE TRANSACTIONS THEREUNDER FOR THE THREE YEARS ENDING 31 DECEMBER 2024	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. LIU MING (AS SPECIFIED) AS A SHAREHOLDERS' REPRESENTATIVE SUPERVISOR OF THE EIGHTH SESSION OF THE SUPERVISORY COMMITTEE OF THE COMPANY	FOR

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ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE ISSUANCE OF PERPETUAL MEDIUM-TERM NOTES OF THE COMPANY IN THE INTER-BANK BOND MARKET	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE PUBLIC INSURANCE OF CORPORATE BONDS OF THE COMPANY	FOR
ANGANG STEEL COMPANY LTD	CNE1000001V4	26-Nov-2021	TO CONSIDER AND APPROVE THE PUBLIC ISSUANCE OF RENEWABLE CORPORATE BONDS OF THE COMPANY	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	ELECTION OF GREG MEDCRAFT AS A DIRECTOR	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	GRANT OF 2022 LTI AWARD TO EXECUTIVE DIRECTOR - MALCOLM WATKINS	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	INCREASE IN THE NON-EXECUTIVE DIRECTOR FEE POOL	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	PROPORTIONAL TAKEOVER APPROVAL PROVISIONS	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	RE-ELECTION OF CRAIG CARTER AS A DIRECTOR	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	RE-ELECTION OF MALCOLM WATKINS AS A DIRECTOR	FOR
AUSTRALIAN FINANCE GROUP LTD	AU000000AFG9	26-Nov-2021	REMUNERATION REPORT	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	DIRECTORS' AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY RESOLUTIONS	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: L BOYCE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: N SIYOTULA	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: NW THOMSON	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: RD MOKATE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF MEMBER OF THE AUDIT COMMITTEE: SN MABASO-KOYANA	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: L BOYCE	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	ELECTION OF NON-EXECUTIVE DIRECTOR: SN MABASO-KOYANA	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	GENERAL AUTHORITY TO ISSUE SHARES FOR CASH	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES AND CORPORATIONS	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	NON BINDING ADVISORY VOTE: IMPLEMENTATION OF REMUNERATION POLICY	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	NON BINDING ADVISORY VOTE: REMUNERATION POLICY	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	NON-EXECUTIVE DIRECTOR REMUNERATION	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	PAYMENT OF DIVIDEND BY WAY OF PRO RATA REDUCTION OF SHARE CAPITAL OR SHARE PREMIUM	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	PLACING AUTHORISED BUT UNISSUED ORDINARY SHARES UNDER THE CONTROL OF DIRECTORS	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RATIFICATION RELATING TO PERSONAL FINANCIAL INTEREST ARISING FROM MULTIPLE OFFICES IN THE GROUP	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RE-APPOINTMENT OF INDEPENDENT EXTERNAL AUDITOR	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RE-ELECTION OF DIRECTORS THAT RETIRE BY ROTATION: NW THOMSON	FOR
BIDVEST GROUP LTD	ZAE000117321	26-Nov-2021	RE-ELECTION OF DIRECTORS THAT RETIRE BY ROTATION: RD MOKATE	FOR
CENTURIA CAPITAL GROUP	AU000000CN15	26-Nov-2021	GRANT OF TRANCHE 9 PERFORMANCE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO MR JASON HULJICH	FOR
CENTURIA CAPITAL GROUP	AU000000CN15	26-Nov-2021	GRANT OF TRANCHE 9 PERFORMANCE RIGHTS UNDER THE EXECUTIVE INCENTIVE PLAN TO MR JOHN MCBAIN	FOR
CENTURIA CAPITAL GROUP	AU000000CN15	26-Nov-2021	RE-ELECTION OF DIRECTOR - MR GARRY CHARNY (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CN15	26-Nov-2021	RE-ELECTION OF DIRECTOR - MS KRISTIE BROWN (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CN15	26-Nov-2021	RE-ELECTION OF DIRECTOR - MS SUSAN WHEELDON (IN RESPECT OF THE COMPANY ONLY)	FOR
CENTURIA CAPITAL GROUP	AU000000CN15	26-Nov-2021	REMUNERATION REPORT (IN RESPECT OF THE COMPANY ONLY)	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF AMENDMENT TO CONSTITUTION	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO DR RUSSELL HOWARD	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF GRANT OF PERFORMANCE RIGHTS TO MR MARC VOIGT	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	APPROVAL OF THE USE OF PERFORMANCE RIGHTS AND/OR OPTIONS UNDER THE COMPANY'S EXECUTIVE INCENTIVE PLAN	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	RATIFICATION OF PREVIOUS SHARE ISSUE	FOR
IMMUTEP LTD	AU000000IMM6	26-Nov-2021	RE-ELECTION OF DIRECTOR - DR RUSSELL HOWARD	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Substitute Executive Director Araki, Keita	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Substitute Executive Director Machida, Takuya	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Substitute Supervisory Director Murayama, Shuhei	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Supervisory Director Ito, Osamu	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint a Supervisory Director Usuki, Masaharu	FOR
JAPAN METROPOLITAN FUND INVESTMENT CORPORATION	JP3039710003	26-Nov-2021	Appoint an Executive Director Nishida, Masahiko	FOR
JD SPORTS FASHION PLC	GB00BYX91H57	26-Nov-2021	THAT EACH ORDINARY SHARE OF 0.25 PENCE IN THE CAPITAL OF THE COMPANY BE SUB-DIVIDED INTO FIVE ORDINARY SHARES OF 0.05 PENCE EACH	FOR
KAROON ENERGY LTD	AU000000KAR6	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR

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KAROOON ENERGY LTD	AU000000KAR6	26-Nov-2021	APPROVAL TO ISSUE PERFORMANCE RIGHTS TO DR JULIAN FOWLES	FOR
KAROOON ENERGY LTD	AU000000KAR6	26-Nov-2021	ELECTION OF DR JULIAN FOWLES AS A DIRECTOR	FOR
KAROOON ENERGY LTD	AU000000KAR6	26-Nov-2021	RE-ELECTION OF MR BRUCE PHILLIPS AS A DIRECTOR	FOR
KAROOON ENERGY LTD	AU000000KAR6	26-Nov-2021	RE-ELECTION OF MS LUCIANA RACHID AS A DIRECTOR	FOR
KIRKLAND LAKE GOLD LTD.	CA49741E1007	26-Nov-2021	To consider, pursuant to an interim order of the Ontario Superior Court of Justice (Commercial List) dated October 29, 2021, and if deemed advisable, to pass, with or without variation, a special resolution, the full text of which is set forth in Appendix B to the accompanying joint management information circular of Agnico Eagle Mines Limited ("Agnico") and Kirkland Lake Gold Ltd. ("Kirkland") dated October 29, 2021 (the "Circular") approving a statutory plan of arrangement under section 182 of the Business Corporations Act (Ontario) involving, among others, Agnico and Kirkland, in accordance with the terms of the merger agreement dated September 28, 2021 between Agnico and Kirkland (as amended, supplemented or otherwise modified from time to time), as more particularly described in the Circular.	FOR
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-APPOINTING AUDITORS: GREYSTONE LLC	ABSTAIN
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-ELECTION OF DIRECTOR: KELD VAN SCHREVEN	FOR
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-ELECTION OF DIRECTOR: MONA ELISA	ABSTAIN
KR1 PLC	IM00BYYPQX37	26-Nov-2021	RE-ELECTION OF DIRECTOR: RHYS CATHAN DAVIES	ABSTAIN
KR1 PLC	IM00BYYPQX37	26-Nov-2021	TO RECEIVE AND CONSIDER THE AUDITED ANNUAL FINANCIAL STATEMENTS FOR THE COMPANY FOR THE YEAR ENDED 31 DECEMBER 2020	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	APPOINTMENT OF AUDITOR: DELOITTE TOUCHE TOHMATSU	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	ISSUE OF OPTIONS TO EXECUTIVE DIRECTOR HUGH TOLL	FOR
LYNCH GROUP HOLDING LTD	AU0000140477	26-Nov-2021	RE-ELECTION OF DIRECTOR: PATRICK ELLIOTT	FOR
OBJECTIVE CORPORATION LTD	AU000000OCL7	26-Nov-2021	ADOPTION OF THE REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021	FOR
OBJECTIVE CORPORATION LTD	AU000000OCL7	26-Nov-2021	APPROVAL OF EMPLOYEE EQUITY PLAN	FOR
OBJECTIVE CORPORATION LTD	AU000000OCL7	26-Nov-2021	RETIREMENT AND RE-ELECTION OF DIRECTOR - MR DARC RASMUSSEN	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Substitute Executive Director Hattori, Takeshi	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Supervisory Director Hattori, Takeshi	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Supervisory Director Koike, Toshio	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint a Supervisory Director Oshimi, Yukako	FOR
ORIX JREIT INC.	JP3040880001	26-Nov-2021	Appoint an Executive Director Miura, Hiroshi	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	APPROVAL OF DISTRIBUTION OF RETAINED EARNINGS IN THE FORM OF DIVIDEND TO THE COMPANY'S SHAREHOLDERS, BASED ON THE COMPANY'S FINANCIAL STATEMENT ENDING 31 DEC 2020	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	APPROVAL OF THE MERGER BETWEEN THE COMPANY AND PT HUTSCHISON 3 INDONESIA AS CONTEMPLATED UNDER THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, APPROVAL OF THE AMENDMENT TO THE ARTICLES OF ASSOCIATION RESULTING FROM THE MERGER, INCLUDING THE CHANGE OF THE COMPANY'S NAME TO PT INDOSAT OOREDOO HUTCHISON TBK	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE JOINT CONTROLLERS OF THE COMPANY RESULTING FROM THE MERGER I.E OOREDOO SOUTH EAST ASIA HOLDING W.L.L AND CK HUTCHISON INDONESIA TELECOM HOLDINGS LIMITED AS CONTEMPLATED IN THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE MERGER DEED AND ITS EXECUTION	FOR
PT INDOSAT TBK	ID1000097405	26-Nov-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL TO CHANGES OF THE COMPOSITION OF THE BOARD OF COMMISSIONERS AND/OR BOARD OF DIRECTORS OF THE COMPANY	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Amend Articles to: Amend Business Lines, Reduce Term of Office of Directors to One Year, Approve Minor Revisions Related to Change of Laws and Regulations, Establish the Articles Related to Shareholders Meeting held without specifying a venue, Approve Minor Revisions	AGAINST
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Corporate Auditor Suzuki, Kei	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Kanai, Masaaki	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Shimazaki, Asako	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Yagyu, Masayoshi	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Appoint a Director Yoshikawa, Atsushi	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Appropriation of Surplus	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Details of the Compensation to be received by Corporate Auditors	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Details of the Compensation to be received by Directors	FOR
RYOHIN KEIKAKU CO.,LTD.	JP3976300008	26-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	ELECTION OF MR JOHN RICHARDS AS A DIRECTOR	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	ELECTION OF MS JENNIFER MORRIS OAM AS A DIRECTOR	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	INCREASE IN MAXIMUM AGGREGATE NON EXECUTIVE DIRECTOR FEE POOL	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	NON-BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR

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SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	RATIFICATION OF PLACEMENT SHARES	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	RE-ELECTION OF MS SALLY LANGER AS A DIRECTOR	FOR
SANDFIRE RESOURCES LTD	AU000000SFR8	26-Nov-2021	SPILL RESOLUTION: THAT (A) A GENERAL MEETING (SPILL MEETING) BE HELD WITHIN 90 DAYS OF THE 2021 ANNUAL GENERAL MEETING; (B) ALL THE COMPANY'S DIRECTORS (OTHER THAN THE MANAGING DIRECTOR OF THE COMPANY) WHO WERE DIRECTORS OF THE COMPANY WHEN THE RESOLUTION TO MAKE THE DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2021 CONSIDERED AT THE 2021 ANNUAL GENERAL MEETING WAS PASSED, CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING PURSUANT TO PARAGRAPH (B) ABOVE MUST BE PUT TO THE VOTE AT THE SPILL MEETING. "	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Amend Articles to: Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Arai, Yusuke	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is Audit and Supervisory Committee Member Chishiki, Kenji	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hattori, Taichi	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kobayashi, Motoya	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Motoya, Fumiko	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Takafumi	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sasaki, Michio	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tange, Masaru	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Appoint a Substitute Director who is Audit and Supervisory Committee Member Fukuyama, Yoshito	AGAINST
SHIFT INC.	JP3355400007	26-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
SHIFT INC.	JP3355400007	26-Nov-2021	Approve Reduction of Stated Capital	FOR
SINGAPORE POST LTD	SG1N89910219	26-Nov-2021	THE PROPOSED TRANSACTIONS WITH FREIGHT MANAGEMENT HOLDINGS PTY LTD	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO MICHAEL SIMMONS (AS PART OF THE SENIOR EXECUTIVE INCENTIVE PLAN FOR FY21)	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	APPROVAL OF THE ISSUE OF SHARE RIGHTS TO VAUGHAN BOWEN (AS PART OF THE SENIOR EXECUTIVE INCENTIVE PLAN FOR FY21)	FOR
UNITI GROUP LTD	AU0000035388	26-Nov-2021	RE-ELECTION OF GRAEME BARCLAY AS A DIRECTOR	AGAINST
UNITI GROUP LTD	AU0000035388	26-Nov-2021	RE-ELECTION OF JOHN SANDS LINDSAY AS A DIRECTOR	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	ADOPTION OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	ELECTION OF MR GARY DAVISON AS A DIRECTOR	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	GRANT OF PERFORMANCE RIGHTS TO MR WAYNE BRAMWELL OR HIS NOMINEE	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	NON-EXECUTIVE DIRECTOR REMUNERATION POOL INCREASE	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	RE-ELECTION OF MR PETER COOK AS A DIRECTOR	FOR
WESTGOLD RESOURCES LTD	AU000000WGX6	26-Nov-2021	REPLACEMENT OF COMPANY CONSTITUTION	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO EXAMINE, REVIEW AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023 AND DETERMINE THEIR FEES	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE BOARD RESOLUTION TO APPOINT MR. ABDULAZIZ BIN IBRAHIM AL-NOWAISER AS A MEMBER IN THE AUDIT COMMITTEE (AN INDEPENDENT EXTERNAL MEMBER AND CHAIRMAN) STARTING FROM 23/05/2021 UNTIL THE END OF THE CURRENT TERM OF THE AUDIT COMMITTEE, WHICH WILL END ON 30/11/2021, REPLACING THE RESIGNED CHAIRMAN OF THE AUDIT COMMITTEE MR. JAMEEL ABDULLAH AL-MULHEM ON 20/04/2021. THE APPOINTMENT SHALL TAKE EFFECT FROM THE DATE OF THE RESOLUTION ISSUED ON 23/05/2021. THIS APPOINTMENT IS IN ACCORDANCE WITH THE AUDIT COMMITTEE REGULATIONS	FOR
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: DR. AHMED SIRAG ABDUL RAHMAN KHOGEEER	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULAZIZ SAUD ABDULLAH AL-BANI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULKARIM BIN IBRAHIM BIN ABDULKARIM AL-NAFIE	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULLAH BIN SAUD ABDUL AZIZ AL-MULHEM	ABSTAIN

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ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ABDULLAH MOHAMMAD HELAL AL-HARBI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. AHMED ABDELSALAM ABDUL RAHMAN ABOUDOMA	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ALI HUSSAIN ALI AL-BUSALEH	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ALI MUFARREH ALI SARHAN	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. ALMOHAMED KHALED SALEH AL-SHATHRE	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. AMMAR ABDULLAH ISMAIL QURBAN	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. FAHAD TURKI BIN MUHAYA	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HATEM MOHAMED GALAL AHMED DOWIDAR	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HATHAL BIN SAFAR BIN ABDULLAH AL-OTAIBI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HOMOOD ABDULLAH AL-TUWAJRI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. HUSSEIN BIN ALI BIN MOHAMMED AL-ASMARI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALED BIN ABDUL AZIZ BIN ABDULLAH AL-GHONEIM	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALID ABDUL AZIZ SULAIMAN AL-HOSHAN	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALID KHALAF ABDUL RAHMAN AL-KHALAF	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. KHALIFA HASSAN KHALIFA ALFORAH AL-SHAMSI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MISHAL BIN FAHAD BIN ABDULLAH AL-SHORIHY	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MOHAMED KARIM BENNIS	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MOHAMMAD BIN ABDULLAH BIN SALEH AL-GHAMDI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MOHAMMED IBRAHIM SALEH AL-OBAID	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. MUTAZ BIN QUSSAI BIN HASSAN AL-AZZAWI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. NABEEL MOHAMED OMAR AL-AMUDI	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. OBAID HUSSAIN OBAID HUSSAIN BOKISHA	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. SALEH SOLIMAN AL-AZZAM	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. SULIMAN BIN ABDUL RAHMAN BIN ABDULLAH AL-GWAIZ	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. TALAL BIN OTHMAN BIN ABDUL MOHSEN AL-MUAMMAR	ABSTAIN
ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/12/2021 ENDING ON 30/11/2024: MR. THAMER MESFER AL-WADAI	ABSTAIN

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ETIHAD ETISALAT COMPANY (MOBILY)	SA000A0DM9P2	28-Nov-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING FROM THE DATE OF 01/12/2021 UNTIL THE END OF THE TERM ON 30/11/2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS' REMUNERATION. THE CANDIDATES ARE AS FOLLOWS: MR. ABDULAZIZ AL-NOWAISER (CHAIRMAN - EXTERNAL MEMBER), MR. MOHAMMED AL-SUBAIE (EXTERNAL MEMBER), ENG. HOMOOD AL-TUWAIJRI (INDEPENDENT MEMBER), MR. MOHAMED KARIM BENNIS (NON-EXECUTIVE MEMBER) AND MR. AHMED ABDELSALAM ABOUDOMA (INDEPENDENT MEMBER)	FOR
HCL TECHNOLOGIES LTD	INE860A01027	28-Nov-2021	APPROVAL OF 'HCL TECHNOLOGIES LIMITED - RESTRICTED STOCK UNIT PLAN 2021' AND GRANT OF RESTRICTED STOCK UNITS TO ELIGIBLE EMPLOYEES OF HCL TECHNOLOGIES LIMITED (THE "COMPANY") THEREUNDER	FOR
HCL TECHNOLOGIES LTD	INE860A01027	28-Nov-2021	AUTHORIZATION FOR SECONDARY ACQUISITION OF EQUITY SHARES OF HCL TECHNOLOGIES LIMITED (THE "COMPANY") BY HCL TECHNOLOGIES STOCK OPTIONS TRUST FOR IMPLEMENTATION OF 'HCL TECHNOLOGIES LIMITED - RESTRICTED STOCK UNIT PLAN 2021' AND PROVIDING FINANCIAL ASSISTANCE IN THIS REGARD	FOR
HCL TECHNOLOGIES LTD	INE860A01027	28-Nov-2021	GRANT OF RESTRICTED STOCK UNITS TO THE ELIGIBLE EMPLOYEES OF SUBSIDIARY(IES) AND/OR ASSOCIATE COMPANY(IES) OF HCL TECHNOLOGIES LIMITED (THE "COMPANY") UNDER 'HCL TECHNOLOGIES LIMITED - RESTRICTED STOCK UNIT PLAN 2021'	FOR
BLUE SQUARE REAL ESTATE LTD	IL0010985658	29-Nov-2021	ELECT REUVEN ADLER AS EXTERNAL DIRECTOR	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF EMPLOYEE INCENTIVE SHARE PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF NON-EXECUTIVE DIRECTORS SHARE PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF PERFORMANCE RIGHTS AND OPTION PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	ADOPTION OF REMUNERATION REPORT	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	APPROVAL OF ISSUE OF SHARE RIGHTS TO NON-EXECUTIVE DIRECTOR - PETER HOOD UNDER THE NON-EXECUTIVE DIRECTOR SHARE PLAN	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	APPROVAL TO ISSUE ZERO EXERCISE PRICE OPTIONS TO DIRECTOR - GLENN JARDINE	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	INCREASE IN TOTAL AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	RATIFICATION OF PRIOR ISSUE OF SHARES (PLACEMENT)	FOR
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	RE-ELECTION OF DIRECTOR - EDUARD ESHUYS	AGAINST
DE GREY MINING LTD	AU000000DEG6	29-Nov-2021	RE-ELECTION OF DIRECTOR - PETER HOOD	AGAINST
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Amend Articles to: Increase Capital Shares to be issued, Allow the Board of Directors to Authorize Appropriation of Surplus and Purchase Own Shares, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Corporate Auditor Ochiai, Noritaka	AGAINST
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Fujii, Hideo	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Masuda, Jun	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Mori, Issei	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Ozawa, Takao	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Appoint a Director Tomiyama, Hiroki	FOR
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside Directors)	AGAINST
DEMAE-CAN CO.,LTD	JP3952870008	29-Nov-2021	Approve Reduction of Stated Capital	FOR
DSP GROUP, INC.	US23332B1061	29-Nov-2021	Proposal to adjourn or postpone the special meeting, if necessary or appropriate, to permit further solicitation of proxies in the event there are insufficient number of votes at the time of the special meeting to adopt the merger agreement proposal.	AGAINST
DSP GROUP, INC.	US23332B1061	29-Nov-2021	Proposal to adopt and approve the agreement and plan of merger, dated as of August 30, 2021, with Synaptics Incorporated, a Delaware corporation, and Osprey Merger Sub, Inc., a wholly-owned subsidiary of Synaptics ("Merger Sub"), pursuant to which Merger Sub will be merged with and into the Company, with the Company surviving as a wholly-owned subsidiary of Synaptics. The adoption of the merger agreement will also constitute approval of the merger and the other transactions contemplated by the merger agreement.	FOR
DSP GROUP, INC.	US23332B1061	29-Nov-2021	Proposal to approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to the Company's named executive officers that is based on or otherwise relates to the merger.	FOR
HARMONEY CORP LTD	NZHMVE000155	29-Nov-2021	AUDITOR REMUNERATION	FOR
HARMONEY CORP LTD	NZHMVE000155	29-Nov-2021	ELECTION OF PAUL LAHIFF: THAT PAUL LAHIFF BE ELECTED AS A DIRECTOR OF THE COMPANY	FOR
LYNAS RARE EARTHS LTD	AU000000LYC6	29-Nov-2021	GRANT OF PERFORMANCE RIGHTS FOR THE BENEFIT OF CEO AND MANAGING DIRECTOR AMANDA LACAZE	FOR
LYNAS RARE EARTHS LTD	AU000000LYC6	29-Nov-2021	RE-ELECTION OF PHILIPPE ETIENNE AS A DIRECTOR	FOR
LYNAS RARE EARTHS LTD	AU000000LYC6	29-Nov-2021	REMUNERATION REPORT	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	APPROVAL OF PROPOSED ISSUE OF OPTIONS TO CHIEF EXECUTIVE, DR SILVIU ITESCU, IN CONNECTION WITH HIS REMUNERATION FOR THE 2021/2022 FINANCIAL YEAR	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	APPROVAL OF PROPOSED ISSUE OF OPTIONS TO NEWLY - APPOINTED DIRECTOR, MR PHILIP J. FACCHINA	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	ELECTION OF MR PHILIP J. FACCHINA AS A DIRECTOR	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RATIFICATION OF ISSUE OF SECURITIES TO EXISTING AND NEW INSTITUTIONAL INVESTORS	FOR
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RE-ELECTION OF MR JOSEPH R. SWEDISH AS A DIRECTOR	FOR

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MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RE-ELECTION OF MR MICHAEL SPOONER AS A DIRECTOR	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RE-ELECTION OF MS SHAWN CLINE TOMASELLO AS A DIRECTOR	AGAINST
MESOBLAST LTD	AU000000MSB8	29-Nov-2021	RENEWAL OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS IN THE COMPANY'S CONSTITUTION	FOR
PACT GROUP HOLDINGS LTD	AU000000PGH3	29-Nov-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PACT GROUP HOLDINGS LTD	AU000000PGH3	29-Nov-2021	APPROVAL OF FY22 LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE CEO	FOR
PACT GROUP HOLDINGS LTD	AU000000PGH3	29-Nov-2021	RE-ELECTION OF DIRECTOR - MS CARMEN CHUA	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	APPROVAL OF THE GIVING OF FINANCIAL ASSISTANCE	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	CHANGE OF COMPANY NAME AND CONSTITUTION: THAT FOR THE PURPOSES OF SECTIONS 157(1)(A) AND 136(2) OF THE CORPORATIONS ACT AND FOR ALL OTHER PURPOSES, THE NAME OF THE COMPANY BE CHANGED TO "PEOPLEIN LIMITED" AND ALL REFERENCES IN THE COMPANY'S CONSTITUTION TO "PEOPLE INFRASTRUCTURE LTD" BE CHANGED TO "PEOPLEIN LIMITED" UPON THE CHANGE OF THE COMPANY'S NAME	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	ISSUE OF PERFORMANCE RIGHTS UNDER THE PERFORMANCE RIGHTS PLAN - THOMAS REARDON	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	RE-ELECTION OF DIRECTOR - ELIZABETH SAVAGE	FOR
PEOPLE INFRASTRUCTURE LTD	AU000000PPE1	29-Nov-2021	REMUNERATION REPORT	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	APPROVAL OF INCENTIVE AWARDS PLAN	AGAINST
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT - DR HEIDI GRON	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT - MS ANNIE LIU	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT - MS JOSEPHINE BUSH	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	DIRECTOR PARTICIPATION IN PLACEMENT- MR GAVIN REZOS	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ELECTION OF DIRECTOR - DR HEIDI GRON	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ELECTION OF DIRECTOR - MS ANNIE LIU	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	ELECTION OF DIRECTOR - MS JOSEPHINE BUSH	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	RATIFICATION OF PLACEMENT SHARES	FOR
VULCAN ENERGY RESOURCES LTD	AU0000066086	29-Nov-2021	RE-ELECTION IF DIRECTOR - MS RANYA ALKADAMANI	FOR
ZHUZHOU KIBING GROUP CO LTD	CNE100001666	29-Nov-2021	CONNECTED TRANSACTION REGARDING CAPITAL INCREASE AND SHARE EXPANSION OF A CONTROLLED SUBSIDIARY	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	DETERMINATION OF FEES FOR MEMBERS OF THE BOARD OF DIRECTORS AND AUDITORS	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS (7) AND THE NUMBER OF AUDITORS (1)	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	ELECTION OF AUDITOR: PRICEWATERHOUSECOOPERS AB	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTOR CHAIRMAN OF THE BOARD OF DIRECTORS: ANDERS BULOW	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: JAN BERNHARDSSON	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ANDERS BULOW	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ANN-MARIE BEGLER	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: HAKAN SORMAN	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: JOHAN ANDERSSON	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: PIA RUDENGREN	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RE-ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: SILVIJA SERES	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION ON ADOPTION OF THE REMUNERATION REPORT	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON ISSUES OF ORDINARY SHARES	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION ON GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION REGARDING ALLOCATION OF THE COMPANY'S RESULTS IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT A DIVIDEND OF 1.75 SEK PER SHARE SHALL BE DISTRIBUTED FOR THE FINANCIAL YEAR 2020/21. THE PROPOSED RECORD DATE FOR THE DIVIDEND IS THURSDAY 2 DECEMBER 2021. IF THE ANNUAL GENERAL MEETING RESOLVES IN ACCORDANCE WITH THE PROPOSAL, THE DIVIDEND IS EXPECTED TO BE PAID OUT ON TUESDAY 7 DECEMBER 2021, THROUGH THE AGENCY OF EUROCLEAR SWEDEN AB	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION REGARDING THE ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET, AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET FOR THE GROUP	FOR
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION TO ADOPT A LONG-TERM INCENTIVE PROGRAM IN THE FORM OF A SHARE MATCHING PROGRAM	AGAINST
ACADEMEDIA AB	SE0007897079	30-Nov-2021	RESOLUTION TO ADOPT A LONG-TERM INCENTIVE PROGRAM IN THE FORM OF AN ISSUE OF WARRANTS	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	APPROVAL OF AUSTRALIAN STRATEGIC MATERIALS PERFORMANCE RIGHTS PLAN	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	APPROVAL OF POTENTIAL TERMINATION BENEFITS	FOR

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AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	APPROVAL OF THE GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	INCREASE IN MAXIMUM AGGREGATE REMUNERATION FOR NON-EXECUTIVE DIRECTORS	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	RATIFICATION OF ISSUE OF SHARES - PLACEMENT	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	RATIFICATION OF ISSUE OF SHARES - ZIRON TECHNOLOGY CORPORATION	FOR
AUSTRALIAN STRATEGIC MATERIALS LTD	AU0000094153	30-Nov-2021	RE-ELECTION OF DIRECTOR - MR NICHOLAS EARNER	AGAINST
BEIJING ENTERPRISES HOLDINGS LTD	HK0392044647	30-Nov-2021	(A) TO APPROVE, CONFIRM AND RATIFY THE 2021 SUPPLEMENTAL AGREEMENT IN RELATION TO PROVISION OF THE DEPOSIT SERVICES AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; (B) TO APPROVE AND CONFIRM THE REVISED ANNUAL CAPS; AND (C) TO AUTHORISE THE DIRECTORS OF THE COMPANY, ACTING TOGETHER, INDIVIDUALLY OR BY COMMITTEE, TO TAKE SUCH ACTIONS, DO ALL SUCH ACTS AND THINGS AND EXECUTE ALL SUCH FURTHER DOCUMENTS OR DEEDS AS THEY MAY CONSIDER NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT FOR IMPLEMENTATION OF OR GIVING EFFECT TO THE 2021 SUPPLEMENTAL AGREEMENT, THE REVISED ANNUAL CAPS AND ANY OF THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE EXTERNAL GUARANTEE SYSTEM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE RAISED FUNDS MANAGEMENT SYSTEM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE BOARD OF DIRECTORS	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE SYSTEM FOR APPOINTMENT OF AUDIT FIRM	FOR
BYD COMPANY LTD	CNE100001526	30-Nov-2021	AMENDMENTS TO THE SYSTEM FOR INDEPENDENT DIRECTORS	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AS SET OUT IN APPENDIX I TO THE CIRCULAR DATED 13 NOVEMBER 2021 OF THE COMPANY (THE "CIRCULAR")	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE COMPLIANCE MANUAL IN RELATION TO CONNECTED TRANSACTIONS OF THE COMPANY AS SET OUT IN APPENDIX VI TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE COMPLIANCE MANUAL IN RELATION TO INDEPENDENT DIRECTORS OF THE COMPANY AS SET OUT IN APPENDIX IV TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE MANAGEMENT SYSTEM FOR THE FUNDS RAISED OF THE COMPANY AS SET OUT IN APPENDIX V TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE POLICY ON EXTERNAL GUARANTEE OF THE COMPANY AS SET OUT IN APPENDIX VIII TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE RULES FOR THE SELECTION AND APPOINTMENT OF ACCOUNTANTS' FIRM OF THE COMPANY AS SET OUT IN APPENDIX VII TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE RULES OF PROCEDURES OF MEETINGS OF THE BOARD OF THE COMPANY AS SET OUT IN APPENDIX II TO THE CIRCULAR	FOR
BYD COMPANY LTD	CNE100000296	30-Nov-2021	TO CONSIDER AND APPROVE THE RULES OF PROCEDURES OF MEETINGS OF THE SUPERVISORY COMMITTEE OF THE COMPANY AS SET OUT IN APPENDIX III TO THE CIRCULAR	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Approve, on a non-binding, advisory basis, the compensation of Cimpres's named executive officers, as described in the company's proxy statement.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Authorize Cimpres's Board of Directors or Audit Committee to determine the remuneration of PricewaterhouseCoopers Ireland.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Reappoint PricewaterhouseCoopers Ireland as Cimpres's statutory auditor under Irish law.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Reappoint Zachary S. Sternberg to Cimpres's Board of Directors to serve for a term of three years.	FOR
CIMPRESS PLC	IE00BKYC3F77	30-Nov-2021	Set the minimum and maximum prices at which Cimpres may reissue its treasury shares, as described in the company's proxy statement.	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Amend Articles to: Update the Articles Related to Deemed Approval, Update the Structure of Fee to be received by Asset Management Firm, Approve Minor Revisions	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Substitute Executive Director Tsuchida, Koichi	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Substitute Supervisory Director Kakishima, Fusae	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Supervisory Director Ishikawa, Hiroshi	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint a Supervisory Director Kogayu, Junko	FOR
DAIWA HOUSE REIT INVESTMENT CORPORATION	JP3046390005	30-Nov-2021	Appoint an Executive Director Asada, Toshiharu	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL OF 10% PLACEMENT FACILITY	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL OF CHANGE OF COMPANY NAME: "DW8 LIMITED"	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - DEAN TAYLOR OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - JAMES WALKER OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - MICHELE ANDERSON OR HER NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR JULY PLACEMENT SHARES - PAUL EVANS OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR NOVEMBER PLACEMENT SHARES - JAMES WALKER OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE DIRECTOR NOVEMBER PLACEMENT SHARES - PAUL EVANS OR HIS NOMINEE	FOR
DIGITAL WINE VENTURES LTD	AU000000Dw82	30-Nov-2021	APPROVAL TO ISSUE KADDY CONSIDERATION SHARES	FOR

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DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	APPROVAL TO ISSUE NOVEMBER LM OPTIONS	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	ELECTION OF DIRECTOR - MICHELE ANDERSON	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF JULY LM OPTIONS	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF JULY PLACEMENT SHARES	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF NOVEMBER PLACEMENT SHARES - 172,083,159 SHARES UNDER LISTING RULE 7.1	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF NOVEMBER PLACEMENT SHARES - 53,363,270 SHARES UNDER LISTING RULE 7.1A	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	RATIFICATION OF ISSUE OF PARTON CONSIDERATION SECURITIES	FOR
DIGITAL WINE VENTURES LTD	AU000000DW82	30-Nov-2021	REMUNERATION REPORT	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE APPRAISAL REPORT	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE GRANTING OF AUTHORIZATION FOR THE COMPANY'S MANAGEMENT TO PERFORM ANY ACTS REQUIRED FOR THE IMPLEMENTATION OF THE TRANSACTION, AS WELL AS RATIFY THE ACTS THAT HAVE ALREADY BEEN PERFORMED	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE RATIFICATION OF THE ENGAGEMENT OF SPECIALIZED COMPANY PRICEWATERHOUSECOOPERS AUDITORES INDEPENDENTES, ENROLLED WITH THE TAXPAYERS REGISTRY CNPJ ME UNDER NO. 61.562.112 0011 00 PWC, TO PREPARE THE APPRAISAL REPORT ON THE SPUN OFF PORTION OF YABORA TO BE TRANSFERRED TO THE COMPANY, AT BOOK VALUE, BASED ON YABORAS BALANCE SHEET PREPARED AS OF JULY 31, 2021 APPRAISAL REPORT	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE TERMS AND CONDITIONS OF THE PROTOCOL AND JUSTIFICATION FOR PARTIAL SPIN OFF OF YABORA INDUSTRIA AERONAUTICA S.A., WITH TRANSFER OF THE SPUN OFF PORTION TO EMBRAER S.A. PROTOCOL AND JUSTIFICATION, ENTERED INTO BY THE MANAGEMENT OF THE COMPANY AND ITS WHOLLY OWNED SUBSIDIARY YABORA INDUSTRIA AERONAUTICA S.A. YABORA AND TRANSACTION, RESPECTIVELY	FOR
EMBRAER SA	BREMBRACNOR4	30-Nov-2021	THE TRANSACTION, UNDER THE TERMS AND CONDITIONS SET FORTH IN THE PROTOCOL AND JUSTIFICATION, WITHOUT CAPITAL INCREASE OR ISSUE OF NEW SHARES AND EFFECTIVE AS OF JANUARY 1, 2022	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Cynthia Ekberg Tsai	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: David M. Sable	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Dr. John Clark	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: John J. Dooner, Jr.	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: M. Farooq Kathwari	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	Election of Director to serve until the 2022 Annual Meeting of Stockholders: Tara I. Stacom	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	To approve by a non-binding advisory vote, executive compensation of the Company's Named Executive Officers.	FOR
ETHAN ALLEN INTERIORS INC.	US2976021046	30-Nov-2021	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the 2022 fiscal year.	FOR
FIREFINCH LTD	AU0000114522	30-Nov-2021	RATIFICATION OF ISSUE OF SHARES	FOR
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT BARUCH ISAAC AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT BASIL GAMSO AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT DORON HAIM COHEN AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT MICHAEL SALKIND AS A DIRECTOR	AGAINST
GAV-YAM LANDS CORP. LTD	IL0007590198	30-Nov-2021	REELECT RON HAYMAN AS A DIRECTOR	AGAINST
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	30-Nov-2021	BUSINESS TRANSFER	FOR
HYUNDAI CONSTRUCTION EQUIPMENT CO., LTD.	KR7267270007	30-Nov-2021	ELECTION OF INSIDE DIRECTOR CANDIDATE: CHOI CHEOL GON	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	APPROVAL OF 10% PLACEMENT FACILITY	AGAINST
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	ISSUE OF CONTRACTOR OPTIONS	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	ISSUE OF TRANCHE 2 PLACEMENT SHARES	ABSTAIN
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	ISSUE OF TRANCHE 2 PLACEMENT SHARES TO MR STEPHEN DENNIS	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	RATIFY TRANCHE 1 PLACEMENT SHARES ISSUED PURSUANT TO LISTING RULE 7.1A	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	RE-ELECTION OF MR SALVATORE (SAM) LANCUBA	FOR
KALIUM LAKES LTD	AU000000KLL6	30-Nov-2021	REMUNERATION REPORT	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE CAPITAL INJECTION INTO BAOWU WATER TECHNOLOGY CO., LTD. BY THE COMPANY	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT NEWLY ENTERED INTO BETWEEN THE COMPANY AND MAGANG (GROUP) HOLDING COMPANY LIMITED, IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT SIGNED BETWEEN THE COMPANY AND IT ON 7 MAY 2020	FOR
MAANSHAN IRON & STEEL CO LTD	CNE1000003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT NEWLY ENTERED INTO BETWEEN THE COMPANY AND OUYE LIANJI RENEWABLE RESOURCES CO., LTD., IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE CONTINUING CONNECTED TRANSACTIONS SUPPLEMENTAL AGREEMENT SIGNED BETWEEN THE COMPANY AND IT ON 7 MAY 2020	FOR

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MAANSHAN IRON & STEEL CO LTD	CNE100003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE ENERGY SAVING AND ENVIRONMENTAL PROTECTION SUPPLEMENTAL AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND ANHUI XINCHUANG ENERGY SAVING AND ENVIRONMENTAL PROTECTION TECHNOLOGY COMPANY LIMITED, IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE ENERGY SAVING AND ENVIRONMENTAL PROTECTION AGREEMENT FOR THE YEAR OF 2019 TO 2021 SIGNED BETWEEN THE COMPANY AND IT ON 15 AUGUST 2018	FOR
MAANSHAN IRON & STEEL CO LTD	CNE100003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE ORDINARY RELATED TRANSACTIONS SUPPLEMENTAL AGREEMENT NEWLY ENTERED INTO BETWEEN THE COMPANY AND CHINA BAOWU STEEL GROUP CORPORATION LIMITED, IN ORDER TO UPDATE THE PROPOSED TRANSACTION CAPS FOR THE YEAR OF 2021 UNDER THE ORDINARY RELATED TRANSACTIONS SUPPLEMENTAL AGREEMENT SIGNED BETWEEN THE COMPANY AND IT ON 7 MAY 2020	FOR
MAANSHAN IRON & STEEL CO LTD	CNE100003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE RESOLUTION ON RENEWAL OF LIABILITY INSURANCE OF THE COMPANY FOR DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT	FOR
MAANSHAN IRON & STEEL CO LTD	CNE100003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE TRANSACTIONS AND THE PROPOSED ANNUAL CAPS CONTEMPLATED UNDER THE ACCEPTANCE AND PROVISION OF SERVICES AGREEMENT FOR THE YEAR OF 2022 TO 2024 ENTERED INTO BETWEEN THE COMPANY AND CHINA BAOWU STEEL GROUP CORPORATION LIMITED	FOR
MAANSHAN IRON & STEEL CO LTD	CNE100003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE TRANSACTIONS AND THE PROPOSED ANNUAL CAPS CONTEMPLATED UNDER THE FINANCIAL SERVICES AGREEMENT FOR THE YEAR OF 2022 TO 2024 ENTERED INTO BETWEEN MAGANG GROUP FINANCE COMPANY LIMITED AND MAGANG (GROUP) HOLDING COMPANY LIMITED	FOR
MAANSHAN IRON & STEEL CO LTD	CNE100003R8	30-Nov-2021	TO CONSIDER AND APPROVE THE TRANSACTIONS AND THE PROPOSED ANNUAL CAPS CONTEMPLATED UNDER THE SALE AND PURCHASE OF PRODUCT AGREEMENT FOR THE YEAR OF 2022 TO 2024 ENTERED INTO BETWEEN THE COMPANY AND CHINA BAOWU STEEL GROUP CORPORATION LIMITED	FOR
MEREDITH CORPORATION	US5894331017	30-Nov-2021	To consider and vote upon a proposal to adopt the Agreement and Plan of Merger, dated as of May 3, 2021, as amended June 2, 2021 and October 6, 2021, by and among Gray Television, Inc. ("Gray"), Gray Hawkeye Stations, Inc., a wholly-owned subsidiary of Gray ("Merger Sub"), and Meredith (as so amended, and as it may be further amended, modified or supplemented from time to time, the "Merger Agreement").	FOR
MEREDITH CORPORATION	US5894331017	30-Nov-2021	To consider and vote, on an advisory basis, upon a proposal to approve the compensation that Meredith's named executive officers may receive in connection with the Merger contemplated by the Merger Agreement (the "Merger").	FOR
MEREDITH CORPORATION	US5894331017	30-Nov-2021	To vote to adjourn the Special Meeting if necessary to permit further solicitation of proxies if there are not sufficient votes at the time of the Special Meeting to adopt the Merger Agreement.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Advisory vote to approve named executive officer compensation.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Approve Employee Stock Purchase Plan.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Carlos A. Rodriguez	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Charles W. Scharf	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Emma N. Walmsley	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Hugh F. Johnston	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: John W. Stanton	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: John W. Thompson	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Padmasree Warrior	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Penny S. Pritzker	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Reid G. Hoffman	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Sandra E. Peterson	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Satya Nadella	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Election of Director: Teri L. List	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Ratification of the Selection of Deloitte & Touche LLP as our Independent Auditor for Fiscal Year 2022.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Prohibition on sales of facial recognition technology to all government entities.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on effectiveness of workplace sexual harassment policies.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on how lobbying activities align with company policies.	FOR
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on implementation of the Fair Chance Business Pledge.	AGAINST
MICROSOFT CORPORATION	US5949181045	30-Nov-2021	Shareholder Proposal - Report on median pay gaps across race and gender.	AGAINST
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE PERFORMANCE RIGHTS TO MR PATRICK WALTA	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MR NICK CERNOTTA	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MR PETER WATSON	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MR ROBERT MCDONALD	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE SHARES TO DIRECTOR: MS KERRY GLEESON	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	APPROVAL TO ISSUE TRANCHE 2 PLACEMENT SHARES	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	ELECTION OF DIRECTOR: MS KERRY GLEESON	FOR
NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	RATIFICATION OF PRIOR ISSUE OF TRANCHE 1 PLACEMENT SHARES	FOR

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NEW CENTURY RESOURCES LTD	AU000000NCZ9	30-Nov-2021	SHARE CONSOLIDATION	FOR
NOVONIX LTD	AU000000NVX4	30-Nov-2021	APPROVAL OF PERFORMANCE RIGHTS PLAN	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	INCREASE IN DIRECTOR FEE POOL LIMIT	FOR
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO ADMIRAL ROBERT NATTER	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO ANTHONY BELLAS	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO NICK LIVERIS	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ANDREW N. LIVERIS AO	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ANTHONY BELLAS	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO GREG BAYNTON	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ROBERT COOPER	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO TREVER ST BAKER AO	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	ISSUE OF SHARE RIGHTS TO ZHANNA GOLODRYGA	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	RE-ELECTION OF DIRECTOR - MR ANDREW N. LIVERIS AO	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	RE-ELECTION OF DIRECTOR - ZHANNA GOLODRYGA	AGAINST
NOVONIX LTD	AU000000NVX4	30-Nov-2021	REMUNERATION REPORT	FOR
NUIX LTD	AU0000119307	30-Nov-2021	RE-ELECTION OF MR ROBERT MACTIER AS A DIRECTOR	FOR
NUIX LTD	AU0000119307	30-Nov-2021	RE-ELECTION OF MS JACQUELINE KORHONEN AS A DIRECTOR	FOR
NUIX LTD	AU0000119307	30-Nov-2021	REMUNERATION REPORT	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	AMENDMENT TO CONSTITUTION	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	APPROVAL OF INDEMNIFIED PERSONS' DEEDS OF INDEMNITY, INSURANCE AND ACCESS	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	APPROVAL OF LTIP AMENDMENTS	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO ANDREW SAKER UNDER THE LTIP	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	ISSUE OF PERFORMANCE RIGHTS TO RAYMOND VAN HULST UNDER THE LTIP	AGAINST
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	RE-ELECTION OF DIRECTOR - CHRISTINE FELDMANIS	FOR
OMNI BRIDGEWAY LTD	AU0000082489	30-Nov-2021	RE-ELECTION OF DIRECTOR - MICHAEL KAY	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	CHANGE OF NAME OF THE COMPANY: ALLKEM LIMITED	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	ELECTION OF DIRECTOR - ALAN FITZPATRICK	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	ELECTION OF DIRECTOR - FLORENCIA HEREDIA	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	ELECTION OF DIRECTOR - JOHN TURNER	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	ELECTION OF DIRECTOR - MARTIN ROWLEY	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	GRANT OF LTI PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	GRANT OF MERGER COMPLETION PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	AGAINST
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	GRANT OF STI PERFORMANCE RIGHTS TO THE CEO AND MANAGING DIRECTOR	FOR
OROCOBRE LTD	AU0000000RE0	30-Nov-2021	INCREASE TO NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	APPROVAL OF THE COMPANY'S LONG TERM INCENTIVE PLAN	FOR
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	APPROVAL OF TOTAL AGGREGATE AMOUNT OF DIRECTORS' FEES PAYABLE TO ALL NON-EXECUTIVE DIRECTORS	AGAINST
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	RE-ELECT MR. DALE MCNAMARA AS A DIRECTOR OF THE COMPANY	AGAINST
PPK GROUP LTD	AU000000PPK8	30-Nov-2021	REMUNERATION REPORT	FOR
SINOTRANS LTD	CNE100003GS8	30-Nov-2021	APPOINTMENT OF SUPERVISORS	FOR
SINOTRANS LTD	CNE100003GS8	30-Nov-2021	EXTENSION OF THE PERIOD OF CONTROLLING SHAREHOLDERS' COMMITMENTS ON AVOIDANCE OF HORIZONTAL COMPETITION	FOR
STARPHARMA HOLDINGS LTD	AU000000SPLO	30-Nov-2021	ADOPTION OF REMUNERATION REPORT	FOR
STARPHARMA HOLDINGS LTD	AU000000SPLO	30-Nov-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO DR JACINTH FAIRLEY	FOR
STARPHARMA HOLDINGS LTD	AU000000SPLO	30-Nov-2021	RE-ELECTION OF MS LYNDA CHENG	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Archbold D. van Beuren	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Bennett Dorrance	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Fabiola R. Arredondo	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Grant H. Hill	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Howard M. Averill	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: John P. (JP) Bilbrey	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Keith R. McLoughlin	FOR

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CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Kurt T. Schmidt	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Marc B. Lautenbach	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Maria Teresa Hilado	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Mark A. Clouse	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Mary Alice D. Malone	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	Election of Director for a one-year term expiring at the 2022 Annual Meeting of Shareholders: Sarah Hofstetter	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To ratify the appointment of PricewaterhouseCoopers LLP as our independent registered public accounting firm for fiscal 2022.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To vote on a shareholder proposal regarding simple majority vote.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To vote on a shareholder proposal regarding virtual shareholder meetings.	FOR
CAMPBELL SOUP COMPANY	US1344291091	01-Dec-2021	To vote on an advisory resolution to approve the fiscal 2021 compensation of our named executive officers, commonly referred to as a "say on pay" vote.	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRC5MGACNOR5	01-Dec-2021	DISMISSAL OF MR. HELGER MARRA LOPES, AS MEMBER OF THE FISCAL COUNCIL, APPOINTED BY THE CONTROLLING SHAREHOLDER	FOR
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRC5MGACNOR5	01-Dec-2021	ELECTION TO FULFILL THE REMAINING TERM OF EFFECTIVE MEMBER AND ALTERNATE MEMBER OF THE FISCAL COUNCIL, WITH NOMINATION OF THE CONTROLLING SHAREHOLDER, STATE OF MINAS GERAIS. LUISA CARDOSO BARRETO, EFFECTIVE. THE SUBSTITUTE WILL BE KEPT	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	APPOINTMENT OF EXTERNAL AUDITORS: APPOINTMENT OF DELOITTE AND TOUCHE AS EXTERNAL AUDITOR	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	APPOINTMENT OF EXTERNAL AUDITORS: APPOINTMENT OF PRICEWATERHOUSECOOPERS INC. AS EXTERNAL AUDITOR	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	FINANCIAL ASSISTANCE TO DIRECTORS AND PRESCRIBED OFFICERS AS EMPLOYEE SHARE SCHEME BENEFICIARIES	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	FINANCIAL ASSISTANCE TO RELATED AND INTERRELATED ENTITIES	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	GENERAL AUTHORITY TO ISSUE AUTHORISED BUT UNISSUED ORDINARY SHARES FOR CASH	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	GENERAL AUTHORITY TO REPURCHASE ORDINARY SHARES	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	NON-BINDING ADVISORY VOTE: ADVISORY ENDORSEMENT ON A NON-BINDING BASIS FOR THE REMUNERATION IMPLEMENTATION REPORT	AGAINST
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	NON-BINDING ADVISORY VOTE: ADVISORY ENDORSEMENT ON A NON-BINDING BASIS FOR THE REMUNERATION POLICY	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	RE-ELECTION OF DIRECTOR OF THE COMPANY: JP BURGER	AGAINST
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	RE-ELECTION OF DIRECTORS OF THE COMPANY: T WINTERBOER	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS WITH EFFECT FROM 1 DECEMBER 2021	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	SIGNING AUTHORITY TO DIRECTOR AND OR GROUP COMPANY SECRETARY	FOR
FIRSTRAND LTD	ZAE000066304	01-Dec-2021	VACANCY FILLED BY DIRECTOR DURING THE YEAR: SP SIBISI	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	RATIFICATION OF ISSUE OF SHARES TO A WHOLLY OWNED SUBSIDIARY OF AUTO & GENERAL	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	RE-ELECTION OF DIRECTOR - KEVIN HAMMAN	FOR
NOBLEOAK LIFE LIMITED	AU0000161580	01-Dec-2021	RE-ELECTION OF DIRECTOR - STEPHEN HARRISON	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Advisory vote to approve compensation of named executive officers.	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Approval of an amendment to our First Amended and Restated Certificate of Incorporation to declassify our board of directors.	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Director Election - Virginia G. Breen	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Director Election - Robin L. Pederson	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Director Election - Ronald V. Waters	FOR
PAYLOCITY HOLDING CORPORATION	US70438V1061	01-Dec-2021	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
PLAYTECH PLC	IM00B759G985	01-Dec-2021	APPROVE DISPOSAL BY THE COMPANY OF THE FINAL TO BUSINESS TO THE PURCHASER	FOR
SHANDONG NANSHAN ALUMINUM CO LTD	CNE000001139	01-Dec-2021	ELECTION OF DIRECTOR: SUI LAIZHI	FOR
SYNLAIT MILK LTD	NZSML000159	01-Dec-2021	THAT DR JOHN PENNO BE RE-ELECTED AS A DIRECTOR	AGAINST
SYNLAIT MILK LTD	NZSML000159	01-Dec-2021	THAT GRAEME MILNE, ONZM BE RE-ELECTED AS A DIRECTOR	FOR
SYNLAIT MILK LTD	NZSML000159	01-Dec-2021	THAT PRICEWATERHOUSECOOPERS BE APPOINTED AS AUDITOR OF THE COMPANY AND THAT THE BOARD BE AUTHORISED TO DETERMINE THE AUDITORS' FEES AND EXPENSES FOR THE 2022 FINANCIAL YEAR	FOR
SYNLAIT MILK LTD	NZSML000159	01-Dec-2021	THAT SYNLAIT MILK LIMITED'S CONSTITUTION BE AMENDED, WITH EFFECT FROM THE CLOSE OF THE ANNUAL MEETING, AS DESCRIBED IN THE EXPLANATORY NOTE IN THE NOTICE OF MEETING AND SET OUT IN DETAIL IN THE MARKED-UP CONSTITUTION WHICH MAY BE VIEWED AT: WWW.SYNLAIT.COM/INVESTORS	AGAINST
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To approve the Directors' Remuneration Report as set forth in the Annual Report.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To authorize the Audit Committee of the Board of Directors to determine the remuneration of the auditor.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To reappoint Ernst & Young LLP as auditor of the Company to hold office until the conclusion of the next annual general meeting of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To receive the Company's accounts and the reports of the directors and the auditors for the year ended June 30, 2021 (the "Annual Report").	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Enrique Salem as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Heather Mirjahangir Fernandez as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Jay Parikh as a director of the Company.	FOR

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ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Michael Cannon-Brookes as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Michelle Zatlyn as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Richard P. Wong as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Sasan Goodarzi as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Scott Farquhar as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Shona L. Brown as a director of the Company.	FOR
ATLISSIAN CORPORATION PLC	GB00BZ09BD16	02-Dec-2021	To re-elect Steven Sordello as a director of the Company.	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	ALLOCATION OF INCOME FOR THE FISCAL YEAR AND SETTING OF THE DIVIDEND	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPOINTMENT OF MRS. AGATHE DANJOU, REPLACING MRS. ISABELLE DANJOU, AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED JUNE 30, 2021 - APPROVAL OF NON-TAX DEDUCTIBLE EXPENSES AND CHARGES	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE COMPENSATION POLICY FOR MEMBERS OF THE SUPERVISORY BOARD	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE COMPENSATION POLICY FOR THE GENERAL MANAGER	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED JUNE 30, 2021	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR TO MR. MARTIN DUCROQUET, CHAIRMAN OF THE SUPERVISORY BOARD	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR AWARDED FOR THE SAME FINANCIAL YEAR TO THE COMPANY PIERRE ET BENOIT BONDUELLE SAS, GENERAL MANAGER	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	APPROVAL OF THE INFORMATION REFERRED TO IN I OF ARTICLE L.22-10-9 OF THE FRENCH COMMERCIAL CODE	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF ALLOCATING FREE EXISTING SHARES AND / OR TO BE ISSUED TO MEMBERS OF THE SALARIED STAFF AND / OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF RELATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORIZATION, CAP, DURATION OF VESTING PERIODS, IN PARTICULAR IN THE EVENT OF INVALIDITY AND, WHERE APPLICABLE, RETENTION	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF CANCELLING THE TREASURY SHARES HELD BY THE COMPANY BOUGHT BACK UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, CAP	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF GRANTING SHARE SUBSCRIPTION AND / OR PURCHASE OPTIONS TO MEMBERS OF THE SALARIED STAFF AND / OR CERTAIN CORPORATE OFFICERS OF THE COMPANY OR OF RELATED COMPANIES OR ECONOMIC INTEREST GROUPS, WAIVER BY THE SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHTS, DURATION OF THE AUTHORIZATION, CAP, EXERCISE PRICE, MAXIMUM DURATION OF THE OPTION	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO BE GRANTED TO THE GENERAL MANAGEMENT FOR THE PURPOSE OF HAVING THE COMPANY BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS, CAP	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION TO INCREASE THE AMOUNT OF ISSUES	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	AUTHORIZATION, IN THE EVENT OF AN ISSUE WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHTS, TO SET, WITHIN THE LIMIT OF 10% OF THE CAPITAL PER YEAR, THE ISSUE PRICE UNDER THE CONDITIONS DETERMINED BY THE MEETING	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE GENERAL MANAGEMENT TO INCREASE THE CAPITAL BY ISSUING ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHTS FOR THE BENEFIT OF MEMBERS OF A COMPANY SAVINGS PLAN PURSUANT TO ARTICLES L. 3332-18 ET SEQ. OF THE FRENCH LABOR CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, POSSIBILITY OF AWARDED FREE SHARES PURSUANT TO ARTICLE L. 3332-21 OF THE FRENCH LABOR CODE	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE GENERAL MANAGEMENT TO ISSUE ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND / OR DEBT SECURITIES, WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHT BY AN OFFER REFERRED TO IN 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT TO THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE UNSUBSCRIBED SECURITIES	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION OF AUTHORITY TO BE GRANTED TO THE GENERAL MANAGEMENT TO ISSUE ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A GROUP COMPANY) AND / OR DEBT SECURITIES, WITH WAIVER OF PRE-EMPTIVE SUBSCRIPTION RIGHTS BY PUBLIC OFFER (EXCLUDING THE OFFERS REFERRED TO IN 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE), AND / OR AS REMUNERATION FOR SECURITIES WITHIN THE FRAMEWORK OF A PUBLIC OFFER OF EXCHANGE, DURATION OF THE DELEGATION, MAXIMUM NOMINAL AMOUNT OF THE CAPITAL INCREASE, ISSUE PRICE, OPTION TO LIMIT THE AMOUNT OF SUBSCRIPTIONS OR TO DISTRIBUTE UNSUBSCRIBED SECURITIES	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	DELEGATION TO BE GRANTED TO THE GENERAL MANAGEMENT TO INCREASE THE CAPITAL BY ISSUING ORDINARY SHARES AND / OR SECURITIES GIVING ACCESS TO THE CAPITAL, WITHIN THE LIMIT OF 10% OF THE CAPITAL, FOR THE PURPOSE OF REMUNERATING CONTRIBUTIONS IN KIND OF CAPITAL SECURITIES OR OF SECURITIES GIVING ACCESS TO THE CAPITAL, DURATION OF THE DELEGATION	AGAINST
BONDUELLE SCA	FR0000063935	02-Dec-2021	POWERS FOR FORMALITIES	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	RENEWAL OF MR. MARTIN DUCROQUET, AS A MEMBER OF THE SUPERVISORY BOARD	AGAINST

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BONDUELLE SCA	FR0000063935	02-Dec-2021	RENEWAL OF MRS. CECILE GIRERD-JORRY, AS A MEMBER OF THE SUPERVISORY BOARD	FOR
BONDUELLE SCA	FR0000063935	02-Dec-2021	SPECIAL REPORT OF THE STATUTORY AUDITORS ON REGULATED AGREEMENTS - APPROVAL OF A NEW AGREEMENT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	APPROVAL OF THE BOARD OF DIRECTORS' REMUNERATION FOR THE CURRENT FINANCIAL YEAR	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF AUDITORS: RE-ELECTION OF PRICEWATERHOUSECOOPERS STATSUTORISERET REVISIONSPARTNERSKAB AS THE COMPANY'S AUDITORS	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: ANNETTE BRULS	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: CARSTEN HELLMANN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: JETTE NYGAARD-ANDERSEN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: LARS SOEREN RASMUSSEN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: MARIANNE WIINHOLT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	ELECTION OF MEMBER TO THE BOARD OF DIRECTORS. THE BOARD OF DIRECTORS PROPOSES ELECTION OF THE FOLLOWING MEMBER: NIELS PETER LOUIS-HANSEN	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	PRESENTATION AND APPROVAL OF THE AUDITED ANNUAL REPORT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	PRESENTATION AND APPROVAL OF THE REMUNERATION REPORT	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	PROPOSALS BY THE BOARD OF DIRECTORS: UPDATE OF REMUNERATION POLICY	FOR
COLOPLAST A/S	DK0060448595	02-Dec-2021	RESOLUTION ON THE DISTRIBUTION OF PROFIT IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT	FOR
COLUMBIA PROPERTY TRUST, INC	US1982872038	02-Dec-2021	To consider and vote on a proposal to approve any adjournment of the special meeting for the purpose of soliciting additional proxies if there are not sufficient votes at the special meeting to approve the merger.	FOR
COLUMBIA PROPERTY TRUST, INC	US1982872038	02-Dec-2021	To consider and vote on a proposal to approve the merger (the "merger") of Panther Merger Parent, Inc. ("Parent") with and into Columbia Property Trust, Inc. ("Columbia") pursuant to the Agreement and Plan of Merger, dated as of September 7, 2021 and as it may be amended from time to time, among Columbia, Columbia Property Trust Operating Partnership, L.P., Parent and Panther Merger Sub, LLC.	FOR
COLUMBIA PROPERTY TRUST, INC	US1982872038	02-Dec-2021	To consider and vote on a proposal to approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to our named executive officers that is based on or otherwise relates to the merger.	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	APPOINTMENT OF AUDITOR: THAT, IN ACCORDANCE WITH SECTION 327B(1)(A) OF THE CORPORATIONS ACT 2001 (CTH) AND FOR ALL OTHER PURPOSES, PKF MELBOURNE AUDIT & ASSURANCE PTY LTD HAVING BEEN NOMINATED BY A MEMBER OF THE COMPANY FOR APPOINTMENT, AND CONSENTING TO ACT AS AUDITOR, BE APPOINTED AS THE AUDITOR OF DGL	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	APPROVAL FOR ISSUE OF SECURITIES TO A RELATED PARTY	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO AQUAPAC PTY LTD (AQUAPAC)	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO AUSBLUE GROUP PTY LTD (AUSBLUE) VENDORS	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO LABELS CONNECT VENDOR	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO OPAL AUSTRALASIA PTY LTD (OPAL AUSTRALASIA) VENDORS	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RATIFICATION OF PRIOR ISSUE OF SECURITIES TO PROFILL INDUSTRIES PTY LTD (PROFILL) VENDORS	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF DENISE BROTHERTON	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF PETER LOWE	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF ROBERT MCKINNON	FOR
DGL GROUP LIMITED	AU0000149338	02-Dec-2021	RE-ELECTION OF DIRECTOR: RE-ELECTION OF ROBERT SUSHAMES	FOR
ECN CAPITAL CORP.	CA26829L1076	02-Dec-2021	To consider and, if deemed advisable, approve, with or without variation, a special resolution in the form set out in Schedule "A" to the Corporation's management information circular dated October 29, 2021 (the "Circular"), authorizing and approving a reduction of the stated capital account of the common shares in the capital of the Corporation pursuant to Section 34(1)(b) of the Business Corporations Act (Ontario), all as more particularly set forth in the Circular.	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	APPROVE EMPLOYEE SHARE PURCHASE PLAN	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	APPROVE FINAL DIVIDEND	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	APPROVE REMUNERATION REPORT	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR

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FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ELECT BRIAN MAY AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ELECT KELLY BAKER AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	ELECT SUZANNE WOOD AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	REAPPOINT DELOITTE LLP AS AUDITORS	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT ALAN MURRAY AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT BILL BRUNDAGE AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT CATHERINE HALLIGAN AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT DR NADIA SHOURABOURA AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT GEOFF DRABBLE AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT JACQUELINE SIMMONDS AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT KEVIN MURPHY AS DIRECTOR	FOR
FERGUSON PLC	JE00BJVNSS43	02-Dec-2021	RE-ELECT TOM SCHMITT AS DIRECTOR	FOR
HILL-ROM HOLDINGS, INC.	US4314751029	02-Dec-2021	To adjourn the special meeting, if necessary or appropriate, to solicit additional proxies in favor of the proposal to approve the merger agreement if there are not sufficient votes at the time of such adjournment to approve the merger agreement.	FOR
HILL-ROM HOLDINGS, INC.	US4314751029	02-Dec-2021	To approve the Agreement and Plan of Merger, dated as of September 1, 2021, by and among Hill-Rom Holdings, Inc. ("Hillrom"), Baxter International Inc. ("Baxter"), and Bel Air Subsidiary, Inc., a direct wholly owned subsidiary of Baxter ("Merger Sub"), as it may be amended from time to time (the "merger agreement"), pursuant to which Merger Sub will be merged with and into Hillrom, with Hillrom surviving the merger as a wholly owned subsidiary of Baxter (the "merger").	FOR
HILL-ROM HOLDINGS, INC.	US4314751029	02-Dec-2021	To approve, on a non-binding, advisory basis, certain compensation that will or may be paid or become payable to Hillrom's named executive officers that is based on or otherwise relates to the merger.	AGAINST
KEPPEL DC REIT	SG1AF6000009	02-Dec-2021	TO APPROVE THE PROPOSED FEE SUPPLEMENT	FOR
KEPPEL DC REIT	SG1AF6000009	02-Dec-2021	TO APPROVE THE PROPOSED NETCO BONDS AND PREFERENCE SHARES INVESTMENT, AS AN INTERESTED PERSON TRANSACTION	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FISCAL YEAR 2020/21	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE AFFILIATION AGREEMENT WITH KWS LANDWIRTSCHAFT GMBH	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.80 PER SHARE	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE DISCHARGE OF PERSONALLY LIABLE PARTNER FOR FISCAL YEAR 2020/21	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2020/21	AGAINST
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE REMUNERATION OF SUPERVISORY BOARD	FOR
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	APPROVE REMUNERATION POLICY	AGAINST
KWS SAAT SE & CO. KGAA	DE0007074007	02-Dec-2021	RATIFY ERNST & YOUNG GMBH AS AUDITORS FOR FISCAL YEAR 2021/22	FOR
OIL COMPANY LUKOIL PJSC	US69343P1057	02-Dec-2021	ON PAYMENT (DECLARATION) OF DIVIDENDS BASED ON THE RESULTS OF THE FIRST NINE MONTHS OF 2021	FOR
OIL COMPANY LUKOIL PJSC	US69343P1057	02-Dec-2021	ON PAYMENT OF A PART OF THE REMUNERATION TO MEMBERS OF THE BOARD OF DIRECTORS OF PJSC "LUKOIL" FOR THEIR PERFORMANCE OF THE FUNCTIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	APPROVAL OF PERFORMANCE RIGHTS PLAN	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO THE CEO OF PREMIER RETAIL, MR RICHARD MURRAY	AGAINST
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	RE-ELECTION OF DIRECTOR - MS SALLY HERMAN	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	RE-ELECTION OF DIRECTOR - MS SYLVIA FALZON	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	REMUNERATION REPORT	FOR
PREMIER INVESTMENTS LTD	AU000000PMV2	02-Dec-2021	THAT FOR THE PURPOSES OF SECTION 250V OF THE CORPORATIONS ACT 2001: (A) A GENERAL MEETING ("SPILL MEETING") OF THE COMPANY'S MEMBERS BE HELD WITHIN 90 DAYS OF THE 2021 AGM; AND (B) ALL OF THE COMPANY'S DIRECTORS WHO WERE DIRECTORS AT THE TIME THE DIRECTORS RESOLVED TO MAKE THE DIRECTORS' REPORT CONSIDERED AT THE 2021 AGM (OTHER THAN THE MANAGING DIRECTOR), CEASE TO HOLD OFFICE IMMEDIATELY BEFORE THE END OF THE SPILL MEETING; AND (C) RESOLUTIONS TO APPOINT PERSONS TO OFFICES THAT WILL BE VACATED IMMEDIATELY BEFORE THE END OF THE SPILL MEETING PURSUANT TO PARAGRAPH (B) ABOVE MUST BE PUT TO THE VOTE AT THE SPILL MEETING	AGAINST
TELENET GROUP HOLDING NV	BE0003826436	02-Dec-2021	AT THE RECOMMENDATION OF THE BOARD OF DIRECTORS, THE SPECIAL SHAREHOLDERS MEETING RESOLVES TO APPROVE AN INTERMEDIATE (GROSS) DIVIDEND PER SHARE OF EUR 1.375 (NET: EUR 0.9625 PER SHARE) OR IN TOTAL EUR 150.4 MILLION BASED ON THE NUMBER OF DIVIDEND-ENTITLED SHARES OUTSTANDING ON 26 OCTOBER 2021, (WHICH TOTAL AMOUNT MAY VARY IN FUNCTION OF THE DIVIDEND-ENTITLED SHARES ON 6 DECEMBER 2021), PAYABLE AS FROM 8 DECEMBER 2021, BY DEDUCTION FROM THE AVAILABLE RESERVES OF THE COMPANY	FOR
TELENET GROUP HOLDING NV	BE0003826436	02-Dec-2021	THE SPECIAL SHAREHOLDERS MEETING RESOLVES TO DELEGATE TO THE BOARD OF DIRECTORS ALL FURTHER POWERS WITH REGARD TO THE PAYMENT OF THE INTERMEDIATE DIVIDEND TO THE SHAREHOLDERS	FOR
YUNNAN ENERGY NEW MATERIAL CO., LTD.	CNE100002BR3	02-Dec-2021	ADDITIONAL GUARANTEE QUOTA FOR SUBSIDIARIES	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO AUTHORIZE THE PURCHASE OF OWN SHARES. RESOLUTIONS RELATED THERETO	FOR

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ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO CANCEL THE OWN SHARES WITHOUT REDUCING THE STOCK CAPITAL; FURTHER AMENDMENT OF ART. 6 OF THE BY-LAWS. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO MODIFY THE MEETING REGULATION. RESOLUTIONS RELATED THERETO	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO PROPOSE THE MODIFICATION OF THE FOLLOWING ARTICLES OF THE BY-LAWS: ART. 14, TO MAKE THE MEETING REGULATION AN AUTONOMOUS DOCUMENT WITH RESPECT TO THE BY-LAWS AND FURTHER AMENDMENT OF ART. 1 OF THE MEETING REGULATION	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO PROPOSE THE MODIFICATION OF THE FOLLOWING ARTICLES OF THE BY-LAWS: ART. 27, TO INSERT THE PURSUIT PRINCIPLE OF THE SUSTAINABLE SUCCESS	FOR
ATLANTIA S.P.A.	IT0003506190	03-Dec-2021	TO PROPOSE THE MODIFICATION OF THE FOLLOWING ARTICLES OF THE BY-LAWS: ART. 31 AND 32 FOR THE MODIFICATION OF THE COMPOSITION OF THE INTERNAL AUDITORS, STARTING FROM THE NEXT RENEWAL	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To approve an amendment to our 2018 Stock Incentive Plan to increase the shares available for issuance by 5 million shares.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To approve, on an advisory basis, the 2020 compensation of our named executive officers.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Charles B. O'Keeffe as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect David S. Tierney, M.D. as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Donald A. Denkhous as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Molly Harper as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until her earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Patrick J. McEnany as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Philip H. Coelho as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To elect Richard Daly as a member of the Board of Directors until the 2022 Annual Meeting of Stockholders, or until his earlier death, disability or resignation.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To ratify the selection of Grant Thornton LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
CATALYST PHARMACEUTICALS, INC.	US14888U1016	03-Dec-2021	To transact such other business as may properly come before the meeting.	AGAINST
CHALICE MINING LTD	AU000000CHN7	03-Dec-2021	APPROVAL OF CAPITAL REDUCTION AND IN-SPECIE DISTRIBUTION OF SHARES	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: A. Jayson Adair	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Carl D. Sparks	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Cherylyn Harley LeBon	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Daniel J. Englander	AGAINST
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Diane M. Morefield	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: James E. Meeks	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Matt Blunt	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Stephen Fisher	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Steven D. Cohan	AGAINST
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Thomas N. Tryforos	FOR
COPART, INC.	US2172041061	03-Dec-2021	Election of Director: Willis J. Johnson	FOR
COPART, INC.	US2172041061	03-Dec-2021	To approve, on an advisory (non-binding) basis, the compensation of our named executive officers for the fiscal year ended July 31, 2021 (say-on-pay vote).	ABSTAIN
COPART, INC.	US2172041061	03-Dec-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	03-Dec-2021	TO PASS A RESOLUTION ON THE INDIVIDUAL INTERIM BALANCE SHEET OF THE COMPANY AS OF 30 SEPTEMBER 2021	FOR
CORTICEIRA AMORIM SGPS SA	PTCOR0AE0006	03-Dec-2021	TO PASS A RESOLUTION ON THE PROPOSAL FOR THE PARTIAL DISTRIBUTION OF DISTRIBUTABLE RESERVES	FOR
GUANGZHOU R&F PROPERTIES COMPANY LTD	CNE100000569	03-Dec-2021	TO CONSIDER AND APPROVE THE AGREEMENT IN RELATION TO THE JOINT VENTURE ARRANGEMENT BETWEEN THE COMPANY AND THE MAJOR SHAREHOLDERS	FOR
GUANGZHOU R&F PROPERTIES COMPANY LTD	CNE100000569	03-Dec-2021	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHANG YUCONG AS SUPERVISOR OF THE COMPANY REPRESENTING SHAREHOLDERS	FOR
LAKELAND BANCORP, INC.	US5116371007	03-Dec-2021	To approve the issuance of Lakeland Bancorp, Inc. common stock to holders of 1st Constitution Bancorp common stock pursuant to the Agreement and Plan of Merger, dated as of July 11, 2021, between Lakeland Bancorp, Inc. and 1st Constitution Bancorp.	FOR
LAKELAND BANCORP, INC.	US5116371007	03-Dec-2021	To transact such other business as shall properly come before the special meeting, which may include a motion to adjourn the meeting to another time or place in order to solicit additional proxies in favor of the Lakeland share issuance proposal.	AGAINST
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Appointment of Deloitte LLP Chartered Accountants as Auditors of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - Jack Austin	FOR

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NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - Rui Feng	ABSTAIN
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - David Kong	ABSTAIN
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - Martin G. Wafforn	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - Mark Cruise	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - Maria Tang	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	Director Election - Terry Salman	FOR
NEW PACIFIC METALS CORP.	CA64782A1075	03-Dec-2021	To set the number of Directors at seven (7).	FOR
NEW WAVE GROUP AB	SE0000426546	03-Dec-2021	RESOLUTION ON DISTRIBUTION OF DIVIDEND: SEK 4.00 PER SHARE	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	An advisory vote to approve the frequency of the say-on-pay advisory vote as every one, two, or three years.	1 YEAR
PREMIER, INC.	US74051N1028	03-Dec-2021	Approval, on an advisory basis, of the compensation of our named executive officers as disclosed in the proxy statement for the Annual Meeting.	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	Director Election - Terry D. Shaw	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	Director Election - Richard J. Statuto	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	Director Election - Ellen C. Wolf	FOR
PREMIER, INC.	US74051N1028	03-Dec-2021	Ratification of the appointment of Ernst & Young LLP to serve as our independent registered public accounting firm for fiscal year 2022.	FOR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	04-Dec-2021	APPROVE THE AMENDMENT OF SOME OF THE ARTICLES OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE BANK. A. AMENDMENT THE PARAGRAPH OF ARTICLE 5 OF THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE BANK. B. AMENDMENT THE PARAGRAPH A OF ARTICLE 25 OF THE ARTICLES OF ASSOCIATION OF THE BANK. C. AMENDMENT THE PARAGRAPH OF ARTICLE 26 OF THE ARTICLES OF ASSOCIATION OF THE BANK. D. AMENDMENT OF ARTICLE 35 OF THE ARTICLES OF ASSOCIATION OF THE BANK. E. AMENDMENT OF ARTICLE 38 OF THE ARTICLES OF ASSOCIATION OF THE BANK	FOR
NATIONAL BANK OF KUWAIT (S.A.K.P.)	KW0EQ0100010	04-Dec-2021	APPROVE THE INCREASE OF THE AUTHORIZED CAPITAL FROM AN AMOUNT OF KD 750,000,000 DISTRIBUTED OVER 7,500,000,000 SHARES TO AN AMOUNT OF KD 1,000,000,000 DISTRIBUTED OVER 10,000,000,000 SHARES HAVING A NOMINAL VALUE OF 100 FILS EACH. THE BOARD OF DIRECTORS BASED ON ITS RESOLUTION MAY INCREASE THE ISSUED AND FULLY PAID-UP CAPITAL WITHIN THE AUTHORIZED CAPITAL LIMIT, AND TO DELEGATE THE BOARD OF DIRECTORS TO DETERMINE THE AMOUNT AND PROCEDURES OF THE INCREASE, DATE OR DATES OF ITS RECALL AND ALL TERMS AND CONDITIONS, TO DISPOSE OF ANY SHARE FRACTIONS RESULTING FROM THE INCREASE AT THEIR DISCRETION. IN OTHER SITUATIONS OF NOT INCREASING DUE TO ISSUANCE OF BONUS SHARES AMONG SHAREHOLDERS, THE BOARD MAY DECIDE AN ISSUANCE BONUS WITH A SPECIFIC AMOUNT TO BE ADDED TO THE NOMINAL VALUE OF THE INCREASED SHARES, AND MAY SEEK WHOEVER IS SUITABLE TO EXECUTE ALL OR SOME OF THE AFOREMENTIONED, TAKING INTO ACCOUNT TO SATISFY ALL THE REQUIREMENTS AND GETTING ALL APPROVALS IN ACCORDANCE WITH LAWS, EXECUTIVE BYLAWS, RULES AND REGULATIONS OF SUPERVISORY AUTHORITIES	FOR
AFTERPAY LTD	AU000000APT1	06-Dec-2021	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN AFTERPAY LIMITED ("AFTERPAY") AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, THE TERMS OF WHICH ARE CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THE SCHEME MEETING FORMS PART, IS APPROVED (WITH OR WITHOUT ALTERATION OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES AND AGREED TO BY AFTERPAY AND SQUARE) AND, SUBJECT TO APPROVAL OF THE SCHEME BY THE COURT, THE AFTERPAY BOARD IS AUTHORISED TO IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS OR CONDITIONS	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	SUBJECT TO THE APPROVAL OF RESOLUTION 13 TO FURTHER EXCLUDE THE APPLICATION OF PRE-EMPTION RIGHTS TO THE ALLOTMENT OF EQUITY SECURITIES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO ALLOW THE COMPANY TO HOLD GENERAL MEETINGS (OTHER THAN AGMS) AT 14 DAYS' NOTICE	AGAINST
BELLWAY PLC	GB0000904986	06-Dec-2021	TO APPROVE THE REMUNERATION POLICY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO APPROVE THE REMUNERATION REPORT	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO AUTHORISE MARKET PURCHASES OF THE COMPANY'S OWN ORDINARY SHARES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO DECLARE A FINAL DIVIDEND	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO EXCLUDE THE APPLICATION OF PRE-EMPTION RIGHTS TO THE ALLOTMENT OF EQUITY SECURITIES	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO REAPPOINT ERNST & YOUNG LLP AS THE AUDITOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RECEIVE AND ADOPT THE ACCOUNTS, THE DIRECTORS' REPORT AND THE AUDITOR'S REPORT THEREON, AND THE AUDITABLE PART OF THE REMUNERATION REPORT	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR I MCHOUL AS A DIRECTOR OF THE COMPANY	AGAINST
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR J M HONEYMAN AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR K D ADEY AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MR P N HAMPDEN SMITH AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MRS D N JAGGER AS A DIRECTOR OF THE COMPANY	FOR
BELLWAY PLC	GB0000904986	06-Dec-2021	TO RE-ELECT MS J CASEBERRY AS A DIRECTOR OF THE COMPANY	FOR

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GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE AUTOMOBILE COMPONENTS PROCUREMENT AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2024	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE RENEWAL OF VOLVO FINANCE COOPERATION AGREEMENTS (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE VOLVO ANNUAL CAPS (WHOLESALE) (AS DEFINED IN THE CIRCULAR) AND THE VOLVO ANNUAL CAPS (RETAIL) (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2024	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE SERVICES AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 16 NOVEMBER 2021 (THE "CIRCULAR")) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE SERVICES AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2024	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	06-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE SUPPLEMENTAL MASTER CKDS AND AUTOMOBILE COMPONENTS PURCHASE AGREEMENT (AS DEFINED IN THE CIRCULAR) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND TO APPROVE AND CONFIRM THE ANNUAL CAP AMOUNTS UNDER THE SUPPLEMENTAL MASTER CKDS AND AUTOMOBILE COMPONENTS PURCHASE AGREEMENT (AS DEFINED IN THE CIRCULAR) FOR EACH OF THE THREE FINANCIAL YEARS ENDING 31 DECEMBER 2023	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO APPROVE THE REDUCTION OF SHARE PREMIUM AND USE THE CREDIT ARISING FROM SUCH REDUCTION BE TRANSFERRED TO THE CONTRIBUTED SURPLUS ACCOUNT	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO AUTHORISE THE BOARD TO FIX DIRECTORS' REMUNERATION	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO CONSIDER AND ADOPT THE AUDITED FINANCIAL STATEMENTS AND THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITOR FOR THE YEAR ENDED 30TH JUNE, 2021	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO DECLARE THE FINAL DIVIDEND TO BE PAID OUT OF THE CONTRIBUTED SURPLUS ACCOUNT OF THE COMPANY FOR THE YEAR ENDED 30TH JUNE, 2021	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO EXTEND THE ORDINARY SHARE ISSUE MANDATE GRANTED TO THE DIRECTORS	AGAINST
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO GRANT AN UNCONDITIONAL MANDATE TO THE DIRECTORS TO ALLOT ORDINARY SHARES	AGAINST
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO GRANT AN UNCONDITIONAL MANDATE TO THE DIRECTORS TO PURCHASE THE COMPANY'S OWN SHARES	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-APPOINT MESSRS. PRICEWATERHOUSECOOPERS AS AUDITOR AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX ITS REMUNERATION	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MR. KEN LIU AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MR. NG LEUNG SING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY A	AGAINST
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MR. ZHANG YUANFU AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MS. LIU MING CHUNG AS AN EXECUTIVE DIRECTOR OF THE COMPANY	FOR
NINE DRAGONS PAPER (HOLDINGS) LTD	BMG653181005	06-Dec-2021	TO RE-ELECT MS. TAM WAI CHU, MARIA AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	AGAINST
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Corporate Auditor Sato, Kayo	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Abe, Emima	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Ishimitsu, Mari	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Kaiden, Yasuo	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Kinami, Maho	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Kuroda, Haruhi	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Nakano, Masataka	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Okura, Hiroshi	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Okura, Takashi	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Tanaka, Sanae	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Tsuchida, Ryo	FOR
NOEVIR HOLDINGS CO.,LTD.	JP3760450001	06-Dec-2021	Appoint a Director Yoshida, Ikko	FOR
RECTICEL SA	BE0003656676	06-Dec-2021	APPROVAL OF THE PROPOSED SALE OF THE ENGINEERED FOAM'S DIVISION IN ACCORDANCE WITH ARTICLE 7:152 OF THE CODE OF COMPANIES AND ASSOCIATIONS	FOR
RECTICEL SA	BE0003656676	06-Dec-2021	POWERS	FOR
TONGFU MICROELECTRONICS CO LTD	CNE1000006C3	06-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: SHI LONGXING	FOR
TONGFU MICROELECTRONICS CO LTD	CNE1000006C3	06-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: WANG JIANWEN	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Celia R. Brown	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Katherine Oliver	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Larry Zarin	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - James A. Cannavino	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Dina Colombo	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Eugene F. DeMark	FOR

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1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Leonard J. Elmore	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Adam Hanft	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Stephanie R. Hofmann	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - Christopher G. McCann	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	Director Election - James F. McCann	FOR
1-800-FLOWERS.COM, INC.	US68243Q1067	07-Dec-2021	To ratify the appointment of BDO USA, LLP as our independent registered public accounting firm for the fiscal year ending July 3, 2022.	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Advisory vote on executive compensation (Say on Pay).	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Election of Director: Kristin Finney-Cooke	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Election of Director: Margarita Paláu-Hernández	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Election of Director: Thomas N. Bohjalian	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Ratification of the selection of Deloitte & Touche LLP to serve as the independent registered public accounting firm for the year ending December 31, 2021.	FOR
APARTMENT INCOME REIT CORP	US03750L1098	07-Dec-2021	Say on Pay Frequency Vote (Say When on Pay).	1 YEAR
ASOS PLC	GB0030927254	07-Dec-2021	AUTHORITY TO MAKE MARKET PURCHASES OF OWN SHARES	FOR
ASOS PLC	GB0030927254	07-Dec-2021	DIRECTORS' AUTHORITY TO ALLOT SHARES	FOR
ASOS PLC	GB0030927254	07-Dec-2021	DIRECTORS' AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	FOR
ASOS PLC	GB0030927254	07-Dec-2021	POLITICAL DONATIONS	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE FINANCIAL YEAR ENDED 31 AUGUST 2021	AGAINST
ASOS PLC	GB0030927254	07-Dec-2021	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AMOUNT OF THE AUDITORS' REMUNERATION	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO ELECT JORGEN LINDEMANN AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 31 AUGUST 2021 TOGETHER WITH THE DIRECTORS' REPORT, STRATEGIC REPORT AND AUDITORS' REPORT ON THOSE ACCOUNTS	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT EUGENIA ULASEWICZ AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT IAN DYSON AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT KAREN GEARY AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT LUKE JENSEN AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT MAI FYFIELD AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT MAT DUNN AS A DIRECTOR OF THE COMPANY	FOR
ASOS PLC	GB0030927254	07-Dec-2021	TO RE-ELECT NICK ROBERTSON AS A DIRECTOR OF THE COMPANY	FOR
BAIDU INC	KYG070341048	07-Dec-2021	TO APPROVE THE ADOPTION OF THE AMENDED M&AA	FOR
BAIDU INC	KYG070341048	07-Dec-2021	TO APPROVE THE ADOPTION OF THE COMPANY'S DUAL FOREIGN NAME	FOR
BAIDU INC	KYG070341048	07-Dec-2021	TO APPROVE THE FILINGS OF ADOPTION OF THE COMPANY'S DUAL FOREIGN NAME AND THE AMENDED M&AA	FOR
BAIDU, INC.	US0567521085	07-Dec-2021	As a special resolution: Resolution No. 1 set out in the Meeting Notice of the Extraordinary General Meeting (to approve the adoption of the Company's dual foreign name).	FOR
BAIDU, INC.	US0567521085	07-Dec-2021	As a special resolution: Resolution No. 2 set out in the Meeting Notice of the Annual Extraordinary General Meeting (to approve the adoption of the Amended M&AA).	FOR
BAIDU, INC.	US0567521085	07-Dec-2021	Resolution No. 3 set out in the Meeting Notice of the Extraordinary General Meeting (to approve the filings of adoption of the Company's dual foreign name and the Amended M&AA).	FOR
BANK OF BARODA	INE028A01039	07-Dec-2021	TO ELECT ONE DIRECTOR FROM AMONGST THE SHAREHOLDERS OF THE BANK, OTHER THAN THE CENTRAL GOVERNMENT, IN RESPECT OF WHOM VALID NOMINATIONS ARE RECEIVED IN TERMS OF SECTION 9(3)(I) OF THE BANKING COMPANIES (ACQUISITION AND TRANSFER OF UNDERTAKINGS) ACT, 1970 (HEREINAFTER REFERRED TO AS THE "ACT") READ WITH THE BANKING REGULATION ACT, 1949 (HERE IN AFTER REFERRED AS "THE REGULATION ACT"), THE NATIONALIZED BANKS (MANAGEMENT & MISCELLANEOUS PROVISIONS) SCHEME, 1970 (HEREINAFTER REFERRED TO AS THE "SCHEME") AND THE BANK OF BARODA GENERAL (SHARES AND MEETINGS) REGULATIONS, 1998 (HEREINAFTER REFERRED TO AS "THE REGULATIONS") MADE PURSUANT TO SECTION 19 OF THE ACT, AND NOTIFICATION NOS. DBR.APPT. NO: 9/29.67.001/2019-20 DATED AUGUST 2, 2019 OF RESERVE BANK OF INDIA (HEREINAFTER REFERRED TO AS "RBI NOTIFICATION" AND FURTHER AMENDMENTS THERETO, IF ANY) READ WITH GUIDELINES DATED 25TH MARCH 2015 AND DATED 20TH JULY 2016 ISSUED BY GOVERNMENT OF INDIA FOR CONSIDERATION AS NON OFFICIAL DIRECTORS OF PUBLIC SECTOR BANKS (HEREINAFTER REFERRED TO "GOI GUIDELINES" AND FURTHER AMENDMENTS THERETO, IF ANY) AND PASS THE FOLLOWING RESOLUTION: A) "RESOLVED THAT SHRI / SMT. _____, ELECTED AS DIRECTOR FROM AMONGST SHAREHOLDERS OTHER THAN THE CENTRAL GOVERNMENT PURSUANT TO SECTION 9(3)(I) OF THE ACT READ WITH RELEVANT SCHEME, REGULATIONS MADE THEREUNDER, RBI NOTIFICATION AND GOI GUIDELINES, BE AND IS HEREBY APPOINTED AS THE DIRECTOR OF THE BANK TO ASSUME OFFICE FROM 12TH DECEMBER 2021 AND SHALL HOLD OFFICE UNTIL THE COMPLETION OF A PERIOD OF THREE YEARS FROM THE DATE OF SUCH ASSUMPTION"	AGAINST
BANK OF QUEENSLAND LTD	AU000000B0Q8	07-Dec-2021	APPOINTMENT OF AUDITOR TO FILL VACANCY: PRICEWATERHOUSECOOPERS(PWC)	FOR

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BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	APPROVAL OF FUTURE ISSUANCES UNDER THE BOQ EQUITY INCENTIVE PLAN	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	ELECTION OF DIRECTOR - DR JENNIFER FAGG	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	ELECTION OF DIRECTOR - MS DEBORAH KIERS	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	ELECTION OF DIRECTOR - MS MICKIE ROSEN	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	GRANT OF SECURITIES TO THE MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER	FOR
BANK OF QUEENSLAND LTD	AU000000BOQ8	07-Dec-2021	REMUNERATION REPORT	FOR
JYSKE BANK A/S	DK0010307958	07-Dec-2021	REDUCTION OF JYSKE BANKS NOMINAL SHARE CAPITAL BY DKK 35,607,780, OR 3,560,778 SHARES OF A NOMINAL VALUE OF DKK 10, FROM DKK 725,607,780 TO DKK 690,000,000. WITH REFERENCE TO S.188(1) OF THE DANISH COMPANIES ACT WE POINT OUT THAT THE CAPITAL REDUCTION TAKES PLACE THROUGH CANCELLATION OF PREVIOUSLY ACQUIRED OWN SHARES ACQUIRED BY JYSKE BANK IN ACCORDANCE WITH AUTHORISATION FROM MEMBERS IN GENERAL MEETING. HENCE, THE CAPITAL REDUCTION IS SPENT ON PAYMENT OF CAPITAL OWNERS. IF THE MOTION IS ADOPTED, THE BANK'S HOLDING OF OWN SHARES WILL BE REDUCED BY 3,560,778 SHARES OF A NOMINAL VALUE OF DKK 10. THESE SHARES HAVE BEEN RE-PURCHASED AT A TOTAL AMOUNT OF DKK 1,050,219,052 WHICH IMPLIES THAT, APART FROM THE NOMINAL CAPITAL REDUCTION, A TOTAL AMOUNT OF DKK 1,014,611,272 HAS BEEN PAID TO THE CAPITAL OWNERS IN CONNECTION WITH THE BUY-BACKS	FOR
LENTA INTERNATIONAL PUBLIC JOINT-STOCK COMPANY	US52634T2006	07-Dec-2021	RESOLVE TO FILE AN APPLICATION WITH PUBLIC JOINT-STOCK COMPANY MOSCOW EXCHANGE MICEX-RTS TO DELIST ALL OF THE SECURITIES OF THE COMPANY CONVERTIBLE INTO ITS SHARES-THE COMPANY'S GLOBAL DEPOSITARY RECEIPTS ADMITTED TO TRADING ON THE MOSCOW EXCHANGE	FOR
OIL SEARCH LTD	PG0008579883	07-Dec-2021	APPROVE SCHEME OF ARRANGEMENT IN RELATION TO THE PROPOSED ACQUISITION OF THE COMPANY BY SANTOS LIMITED	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	Approval, on a non-binding advisory basis, of the compensation of the named executive officers as disclosed in the Proxy Statement.	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	Director Election - Jon Callaghan	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	Director Election - Jay Hoag	FOR
PELTON INTERACTIVE, INC.	US70614W1009	07-Dec-2021	Ratification of the appointment of Ernst & Young LLP as the independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON AMENDING BOARD OF DIRECTORS NOMINATION, MEMBERSHIP, ASSESSMENT, AND SUCCESSION POLICY	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON AMENDING THE CORPORATE RESPONSIBILITY POLICY	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON AMENDING THE REMUNERATION AND COMPENSATION POLICY FOR BOARD OF DIRECTORS AND SENIOR EXECUTIVES	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. ABDULATIF AHMED AL-OTHTMAN	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. AHMED TARIK MURAD	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. BADER ABDULLAH AL-ISSA	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. GHAZI ABDUL RAHIM AL-RAWI	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. KHALID MALIK AL-SHARIF	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. KHALID OMRAN AL-OMRAN	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. MAZIN ABDUL RAZZAK AL-ROMAIH	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. MOHAMMED ALI AL-AMMARI	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. OMAR NASSER MUKHARESH	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. RAYAN MOHAMMED FAYEZ	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. TALAL IBRAHIM AL-MAIMAN	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MR. TIMOTHY CLARK COLLINS	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024- MRS. AMELL ALI AL-GHAMDI	ABSTAIN
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS MEMBERS AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 01/01/2022, ENDING ON 31/12/2024-MR. ABDULRAHMAN RASHED AL-RASHED	FOR
BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE FORMATION OF AUDIT COMMITTEE FOR THE NEXT THREE YEARS SESSION STARTING ON 01 JAN 2022 ENDING ON 31 DEC 2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS REMUNERATION. THE CANDIDATES ARE AS FOLLOWS: MR. BADER ABDULLAH AL-ISSA- MR. GHAZI ABDULRAHIM AL-RAWI - MR. MAMDOH SULAIMAN AL-MAJED - MR. KHALID DAWOOD AL-FADDAGH -MR. HOMOOD ABDULLAH AL-TUWAIJRI	FOR

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BANQUE SAUDI FRANSI, RIYADH	SA0007879782	08-Dec-2021	VOTING ON THE STANDARDS FOR THE PARTICIPATION OF A MEMBER OF THE BOARD OF DIRECTORS IN A BUSINESS THAT WOULD COMPETE WITH THE BANK OR ANY OF ITS ACTIVITIES.	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	ACCEPT ANNUAL REPORT	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT ELIO SCETI AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT FERNANDO AGUIRRE AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT TIM MINGES AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPOINT YEN TAN AS MEMBER OF THE COMPENSATION COMMITTEE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 28.00 PER SHARE	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 6.5 MILLION	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE REMUNERATION OF BOARD OF DIRECTORS IN THE AMOUNT OF CHF 2.2 MILLION AND CHF 2.8 MILLION IN THE FORM OF SHARES	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE REMUNERATION REPORT	ABSTAIN
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 17.9 MILLION	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	DESIGNATE KELLER KLG AS INDEPENDENT PROXY	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	ELECT ANTOINE DE SAINT-AFFRIQUE AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	RATIFY KPMG AG AS AUDITORS	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT ANGELA WEI DONG AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT ELIO SCETI AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT FERNANDO AGUIRRE AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT MARKUS NEUHAUS AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT NICOLAS JACOBS AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT PATRICK DE MAESENEIRE AS BOARD CHAIRMAN	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT PATRICK DE MAESENEIRE AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT TIM MINGES AS DIRECTOR	FOR
BARRY CALLEBAUT AG	CH0009002962	08-Dec-2021	REELECT YEN TAN AS DIRECTOR	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	08-Dec-2021	A special resolution, the full text of which is set out in "Appendix A - Resolutions to be Approved at the Meeting" to the Proxy Circular, approving an amendment to CP's articles of incorporation to change its name to "Canadian Pacific Kansas City Limited", which amendment is conditional upon the occurrence of the Control Date (as defined in the Proxy Circular).	FOR
CANADIAN PACIFIC RAILWAY LIMITED	CA13645T1003	08-Dec-2021	An ordinary resolution, the full text of which is set out in "Appendix A - Resolutions to be Approved at the Meeting" to the Management Proxy Circular dated November 1, 2021 as may be amended (the "Proxy Circular") of Canadian Pacific Railway Limited ("CP"), approving the issuance of up to 277,960,197 common shares in the capital of CP pursuant to the terms of the Merger Agreement (as such term is defined in the Proxy Circular).	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON APPOINTING AN EXTERNAL AUDITOR FOR THE COMPANY AMONG THOSE NOMINEES BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE TO REVIEW, EXAMINE, AND AUDIT THE FINANCIAL STATEMENTS FOR THE SECOND AND THIRD QUARTERS AND AUDIT ANNUAL FINANCIAL STATEMENTS OF THE FINANCIAL YEAR 2022 AND THE FIRST QUARTER OF THE FINANCIAL YEAR 2023, AND DETERMINE THEIR FEES	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS THE POWERS OF THE GENERAL ASSEMBLY STIPULATED IN PARAGRAPH (1) OF ARTICLE 71 OF THE COMPANIES LAW, FOR A PERIOD OF ONE YEAR STARTING FROM THE DATE OF THE APPROVAL BY THE GENERAL ASSEMBLY OR UNTIL THE END OF THE DELEGATED BOARD OF DIRECTORS TERM, WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE CONDITIONS SET FORTH IN THE REGULATORY RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOINT STOCK COMPANIES	FOR
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. ABDUL RAHMAN SULAIMAN HMOUD AL-TURAIGI	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. ABDULLAH SAGHAIER MOHAMMED AL-HUSSAINI	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. AHMED SIRAG ABDUL RAHMAN KHOGEEER	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: DR. SULAIMAN ABDUL AZIZ SULAIMAN AL-HABIB	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: ENG. SALEH MOHAMMED ABDUL AZIZ AL-HABIB	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. AHMED TARIQ ABDUL RAHMAN MURAD	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. FAISAL ABDULLAH ALI AL-NASSAR	ABSTAIN

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DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. HESHAM SULAIMAN ABDUL AZIZ AL-HABIB	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. KHALED SAAD MUHAMMAD AL-MARSHAD	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. MAZIN ABDUL RAZZAK SULAIMAN AL-ROMAIIH	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. NASSER MUHAMMAD ABDUL AZIZ AL-HUQBANI	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. OBAID ABDULLAH OBAID AL-RASHEED	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. RAED ABDULKAREEM IBRAHIM ALLUHAIDAN	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. RASHEED ABDULRAHMAN NASSER AL-RASHEED	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. SALMAN MOHAMMED SULIMAN AL-SUHAIBANEY	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. THAMER FAHAD SULAIMAN AL-SAEED	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING ON 10/12/2021 ENDING ON 09/12/2024: MR. WALEED AHMED MUHAMMAD BAMAROUF	ABSTAIN
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	SA1510P1UMH1	08-Dec-2021	VOTING ON THE ELECTION OF THE BOARD OF DIRECTORS' MEMBER AMONG NOMINEES FOR THE NEXT THREE YEARS SESSION STARTING FROM THE DATE OF 10/12/2021 UNTIL THE END OF THE TERM ON 09/12/2024 ALONG WITH ITS TASKS, WORK CONTROLS AND MEMBERS' REMUNERATION. THE CANDIDATES ARE AS FOLLOWS: DR. ABDUL RAHMAN SULAIMAN HMOUD AL-TURAIGI, MR. SULAIMAN NASSER JUBRAN AL-QAHTANI, MR. RASHEED ABDULRAHMAN NASSER AL-RASHEED	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	A SPECIAL RESOLUTION APPROVING THE AMENDMENTS TO ETISALAT GROUP'S ARTICLES OF ASSOCIATION TO REFLECT THE RECENT AMENDMENTS TO FEDERAL DECREE BY LAW NO. 2 OF 2015 BY VIRTUE OF THE FEDERAL DECREE BY LAW NO. 26 OF 2020 AND THE AMENDMENT TO THE DEFINITION OF BORROWING CAP	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	A SPECIAL RESOLUTION THAT APPROVES AMENDING THE BORROWING CAP AS FOLLOWS: "THE BORROWING CAP SHALL BE 1.5 TIMES (150%) OF CONSOLIDATED NET DEBT TO EBITDA FOR THE LAST 12 MONTHS AS PER IFRS COMPLIANT CONSOLIDATED FINANCIAL STATEMENTS OF ETISALAT GROUP. THIS BORROWING CAP INCLUDES DEBENTURES, FINANCIAL OBLIGATIONS, FACILITIES, BONDS OR SUKUKS, WHETHER CONVERTIBLE OR NON-CONVERTIBLE TO SHARES IN THE COMPANY."	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	TO APPROVE THE APPOINTMENT OF RAPPORTEUR OF THE MEETING AND COLLECTOR OF THE VOTES	FOR
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	AEE000401019	08-Dec-2021	TO AUTHORIZE MR. HASAN MOHAMED ALHOSANI, ETISALAT GROUP CORPORATE SECRETARY, TO REPRESENT THE COMPANY BEFORE THE NOTARY PUBLIC FOR NOTARIZING ANY AMENDMENTS TO ARTICLES OF ASSOCIATIONS WHICH WERE APPROVED BY THE GENERAL ASSEMBLY AND TO SIGN ON SUCH AMENDMENTS AND ANY OTHER DOCUMENTS RELATED TO THE NOTARIZATION PROCESS	FOR
HOLLYFRONTIER CORPORATION	US4361061082	08-Dec-2021	The adjournment or postponement of the special meeting, if necessary, to solicit additional proxies in the event that there are not sufficient votes at the time of the special meeting to approve the New Parent Stock Issuance Proposal.	FOR
HOLLYFRONTIER CORPORATION	US4361061082	08-Dec-2021	To approve the issuance of 60,230,036 shares of Common Stock of Hippo Parent Corporation, a wholly owned subsidiary of HollyFrontier Corporation ("New Parent") as consideration to The Sinclair Companies ("Sinclair Holdco"), as may be adjusted pursuant to, and in connection with the transactions contemplated by, the Business Combination Agreement, dated as of August 2, 2021, by and among HollyFrontier Corporation ("HollyFrontier"), New Parent, Hippo Merger Sub, Inc., a wholly owned subsidiary of New Parent, Sinclair HoldCo, and Hippo.	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Director Election - Joseph M. Cohen	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Director Election - Richard D. Parsons	ABSTAIN
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Director Election - Nelson Peltz	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Director Election - Ivan Seidenberg	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Director Election - Anthony J. Vinciguerra	FOR
MADISON SQUARE GARDEN SPORTS CORP.	US55825T1034	08-Dec-2021	Ratification of the appointment of our independent registered public accounting firm.	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: D. Bruce Sewell	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Hilary A. Schneider	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: John F. Sorte	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: John T. Redmond	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Kirsten A. Lynch	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Michele Romanow	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Nadia Rawlinson	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Peter A. Vaughn	FOR

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VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Robert A. Katz	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Election of Director: Susan L. Decker	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Hold an advisory vote to approve executive compensation.	FOR
VAIL RESORTS, INC.	US91879Q1094	08-Dec-2021	Ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
XPENG INC.	US98422D1054	08-Dec-2021	To consider and approve the proposed Class-based Articles Amendments as detailed in the proxy statement dated October 22, 2021.	FOR
XPENG INC.	US98422D1054	08-Dec-2021	To consider and approve the proposed Class-based Articles Amendments as detailed in the proxy statement dated October 22, 2021.	FOR
XPENG INC.	US98422D1054	08-Dec-2021	To consider and approve the proposed Non-class-based Articles Amendments as detailed in the proxy statement dated October 22, 2021.	FOR
AAREAL BANK AG	DE0005408116	09-Dec-2021	8840 PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE ELECTION OF MEMBERS OF THE SUPERVISORY BOARD: THEODOR HEINZ LABER	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE DISMISSAL OF MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH SECTION 103 AKTG: CHRISTOF VON DRYANDER	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE DISMISSAL OF MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH SECTION 103 AKTG: DIETRICH VOIGTLAENDER	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE DISMISSAL OF MEMBERS OF THE SUPERVISORY BOARD IN ACCORDANCE WITH SECTION 103 AKTG: MARIJA KORSCH	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE ELECTION OF MEMBERS OF THE SUPERVISORY BOARD: JOACHIM SONNE	AGAINST
AAREAL BANK AG	DE0005408116	09-Dec-2021	PLEASE NOTE THAT THIS IS A SHAREHOLDER PROPOSAL: RESOLUTION ON THE ELECTION OF MEMBERS OF THE SUPERVISORY BOARD: MARION KHUENY	AGAINST
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To conduct an advisory vote on executive compensation.	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To elect director, for a term of three years, to serve until the 2024 Annual Meeting: Kirk A. Sykes	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To elect director, for a term of three years, to serve until the 2024 Annual Meeting: Patricia L. Gibson	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To elect director, for a term of three years, to serve until the 2024 Annual Meeting: Quincy L. Allen	FOR
APARTMENT INVESTMENT AND MANAGEMENT CO.	US03748R7474	09-Dec-2021	To ratify the selection of Ernst & Young LLP to serve as the independent registered public accounting firm for the Company for the fiscal year ending December 31, 2021.	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	AUTHORISATION FOR AN EXECUTIVE DIRECTOR TO SIGN NECESSARY DOCUMENTS	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	ELECTION OF AUDIT & RISK COMMITTEE MEMBER: BABALWA NGONYAMA	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	ELECTION OF AUDIT & RISK COMMITTEE MEMBER: BEN KRUGER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	ELECTION OF AUDIT & RISK COMMITTEE MEMBER: LINDA DE BEER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANY	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	GENERAL AUTHORITY TO REPURCHASE SHARES	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	GENERAL BUT RESTRICTED AUTHORITY TO ISSUE SHARES FOR CASH	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	NON-BINDING ADVISORY VOTE: REMUNERATION IMPLEMENTATION REPORT	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	NON-BINDING ADVISORY VOTE: REMUNERATION POLICY	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	PLACE UNISSUED SHARES UNDER THE CONTROL OF DIRECTORS	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	PRESENTATION AND ADOPTION OF ANNUAL FINANCIAL STATEMENTS	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	PRESENTATION AND NOTING OF THE SOCIAL & ETHICS COMMITTEE REPORT	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REAPPOINTMENT OF INDEPENDENT EXTERNAL AUDITORS: ERNST & YOUNG INC	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: BABALWA NGONYAMA	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: BEN KRUGER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: KUSENI DLAMINI	AGAINST
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	RE-ELECTION OF DIRECTOR: THEMBA MKHWANAZI	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: AUDIT AND RISK COMMITTEE: CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: AUDIT AND RISK COMMITTEE: COMMITTEE MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: BOARD CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: BOARD MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: REMUNERATION & NOMINATION COMMITTEE: CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: REMUNERATION & NOMINATION COMMITTEE: COMMITTEE MEMBER	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: SOCIAL & ETHICS COMMITTEE: CHAIRMAN	FOR
ASPEN PHARMACARE HOLDINGS PLC	ZAE000066692	09-Dec-2021	REMUNERATION OF NON-EXECUTIVE DIRECTORS: SOCIAL & ETHICS COMMITTEE: COMMITTEE MEMBER	FOR

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B3 SA - BRASIL BOLSA BALCAO	BRB3SAACNOR6	09-Dec-2021	TO RESOLVE ON THE ACQUISITION BY THE COMPANY, DIRECTLY OR THROUGH ANY OF ITS SUBSIDIARIES, PURSUANT TO PARAGRAPH 1 OF ARTICLE 256 OF LAW NO. 6.404.76, BRAZILIAN CORPORATION LAW, OF THE TOTAL CAPITAL STOCK OF NEOWAY TECNOLOGIA INTEGRADA ASSESSORIA E NEGOCIOS S.A., A CLOSELY HELD COMPANY WITH ITS PRINCIPAL PLACE OF BUSINESS IN THE CITY OF FLORIANOPOLIS, STATE OF SANTA CATARINA, AT RUA PATRICIO FREITAS, NO. 131, ROOM 201, DISTRICT OF ITACORUBI, POSTAL CODE 88034.132, ENROLLED WITH THE NATIONAL CORPORATE TAXPAYERS REGISTER OF THE MINISTRY OF THE ECONOMY, CNPJ/ME UNDER NO. 05.337.875.0001.05, NEOWAY, AS PER THE FINAL DOCUMENTATION SIGNED AND OTHER MATERIALS SUBMITTED TO THE EXTRAORDINARY SHAREHOLDERS MEETING, AS WELL AS TO RATIFY THE RELATED ACTIONS TAKEN BY MANAGEMENT UP TO THE EXTRAORDINARY SHAREHOLDERS MEETING	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Advisory Vote on the Compensation of our Named Executive Officers.	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Advisory Vote on the Frequency of Future Advisory Votes on the Compensation of our Named Executive Officers.	1 YEAR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Director Election - Allison Mnookin	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Director Election - Steven Piaker	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Director Election - Rory O'Driscoll	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Director Election - Steve Fisher	FOR
BILL.COM HOLDINGS, INC.	US0900431000	09-Dec-2021	Ratification of Appointment of Independent Registered Public Accounting Firm Ernst & Young LLP.	FOR
BLUE PRISM GROUP PLC	GB00BYQ0HV16	09-Dec-2021	APPROVE MATTERS RELATING TO THE RECOMMENDED CASH ACQUISITION OF BLUE PRISM GROUP PLC BY BALI BIDCO LIMITED	ABSTAIN
BLUE PRISM GROUP PLC	GB00BYQ0HV16	09-Dec-2021	APPROVE SCHEME OF ARRANGEMENT	AGAINST
FABRINET	KYG3323L1005	09-Dec-2021	Approval, on an advisory basis, of the compensation paid to Fabrinet's named executive officers.	FOR
FABRINET	KYG3323L1005	09-Dec-2021	Director Election - Dr. Frank H. Levinson	FOR
FABRINET	KYG3323L1005	09-Dec-2021	Director Election - David T. Mitchell	ABSTAIN
FABRINET	KYG3323L1005	09-Dec-2021	Ratification of the appointment of PricewaterhouseCoopers ABAS Ltd. as Fabrinet's independent registered public accounting firm for the fiscal year ending June 24, 2022.	FOR
KEPPEL CORPORATION LTD	SG1U68934629	09-Dec-2021	PROPOSED ACQUISITION BY KEPPEL PEGASUS PTE. LTD., A WHOLLY-OWNED SUBSIDIARY OF THE COMPANY, OF ALL THE ISSUED AND PAID-UP ORDINARY SHARES IN THE CAPITAL OF SINGAPORE PRESS HOLDINGS LIMITED (EXCLUDING TREASURY SHARES) BY WAY OF A SCHEME OF ARRANGEMENT UNDER SECTION 210 OF THE COMPANIES ACT (CHAPTER 50 OF SINGAPORE)	FOR
KRATON CORPORATION	US50077C1062	09-Dec-2021	Adjournment Proposal: To approve the adjournment of the Special Meeting from time to time, if necessary or appropriate, including to solicit additional proxies to vote in favor of the proposal to adopt the Merger Agreement, in the event that there are insufficient votes at the time of the Special Meeting to establish a quorum or adopt the Merger Agreement.	AGAINST
KRATON CORPORATION	US50077C1062	09-Dec-2021	Advisory Compensation Proposal: To approve, by a non-binding, advisory vote, the compensation arrangements that will or may become payable to Kraton's named executive officers in connection with the Merger.	FOR
KRATON CORPORATION	US50077C1062	09-Dec-2021	Merger Proposal: To approve and adopt the Agreement and Plan of Merger, dated as of September 27, 2021 (as it may be amended from time to time, the "Merger Agreement"), by and between DL Chemical Co., Ltd. ("Parent"), DLC US Holdings, Inc., DLC US, Inc. ("Merger Subsidiary") and Kraton, under which Merger Subsidiary will merge with and into Kraton with Kraton surviving the merger as an indirect, wholly-owned, subsidiary of Parent (the "Merger").	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Approving the new 2021 Medtronic plc Long Term Incentive Plan.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Approving, on an advisory basis, the Company's executive compensation.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Approving, on an advisory basis, the frequency of Say-on-Pay votes.	1 YEAR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Authorizing the Company and any subsidiary of the Company to make overseas market purchases of Medtronic ordinary shares.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Andrea J. Goldsmith, Ph.D.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Craig Arnold	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Denise M. O'Leary	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Elizabeth G. Nabel, M.D.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Geoffrey S. Martha	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Kendall J. Powell	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Kevin E. Lofton	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Randall J. Hogan, III	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Richard H. Anderson	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Election of Director until the 2022 Annual General Meeting: Scott C. Donnelly	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Ratifying, in a non-binding vote, the appointment of PricewaterhouseCoopers LLP as the Company's independent auditor for fiscal year 2022 and authorizing, in a binding vote, the Board of Directors, acting through the Audit Committee, to set the auditor's remuneration.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Renewing the Board of Directors' authority to issue shares under Irish law.	FOR
MEDTRONIC PLC	IE00BTN1Y115	09-Dec-2021	Renewing the Board of Directors' authority to opt out of pre-emption rights under Irish law.	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Advisory vote on the Company's executive compensation for the fiscal year ended June 30, 2021.	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - Deepak Chopra	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - William F. Ballhaus	FOR

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OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - Kelli Bernard	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - Gerald Chizever	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - Steven C. Good	ABSTAIN
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - James B. Hawkins	FOR
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Director Election - Meyer Luskin	ABSTAIN
OSI SYSTEMS, INC.	US6710441055	09-Dec-2021	Ratification of the appointment of Moss Adams LLP as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Approve, on an advisory basis, the compensation of our named executive officers as identified in the Proxy Statement for the annual meeting (so-called "say on pay").	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Director Election - Karen Golz	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Director Election - Antonio J. Pietri	FOR
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Director Election - R. Halsey Wise	ABSTAIN
ASPEN TECHNOLOGY, INC.	US0453271035	10-Dec-2021	Ratify the appointment of KPMG LLP ("KPMG") as our independent registered public accounting firm for fiscal 2022.	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	APPROVE FINAL DIVIDEND	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	APPROVE REMUNERATION REPORT	AGAINST
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEK'S NOTICE	AGAINST
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	ELECT DAME HEATHER RABBATTS AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	REAPPOINT ERNST & YOUNG LLP AS AUDITORS	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT EMMA ADAMO AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT GEORGE WESTON AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT GRAHAM ALLAN AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT JOHN BASON AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT MICHAEL MCLINTOCK AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT RICHARD REID AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT RUTH CAIRNIE AS DIRECTOR	FOR
ASSOCIATED BRITISH FOODS PLC	GB0006731235	10-Dec-2021	RE-ELECT WOLFHART HAUSER AS DIRECTOR	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Amend Articles to: Amend Business Lines, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Horiuchi, Masao	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Nakamura, Tomomi	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Shiotsuki, Toko	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Fujita, Susumu	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hidaka, Yusuke	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakamura, Koichi	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Nakayama, Go	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Takaoka, Kozo	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Approve Appropriation of Surplus	FOR
CYBERAGENT, INC.	JP3311400000	10-Dec-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
DEUTSCHE PFANDBRIEFBANK AG	DE0008019001	10-Dec-2021	APPROVE AN ADDITIONAL DIVIDEND OF EUR 0.32 PER SHARE	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	DESTAPLING OF HOME CONSORTIUM GROUP STAPLED SHARES	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	DESTAPLING OF HOME CONSORTIUM GROUP STAPLED SHARES	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	ISSUE OF PERFORMANCE RIGHTS TO DAVID DI PILLA	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	RE-ELECTION OF DIRECTOR - BRENDON GALE	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	RE-ELECTION OF DIRECTOR - CHRISTOPHER SAXON	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	RE-ELECTION OF DIRECTOR - ZAC FRIED	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	REMUNERATION REPORT	FOR
HOME CONSORTIUM	AU0000058943	10-Dec-2021	SHARE CONSOLIDATION OF HCL SHARES	FOR

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HOME CONSORTIUM	AU0000058943	10-Dec-2021	THAT, PURSUANT TO, AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BY HOME CONSORTIUM DEVELOPMENTS LIMITED AND THE HOLDERS OF ITS ORDINARY SHARES AS CONTAINED IN AND MORE PRECISELY DESCRIBED IN THE SHAREHOLDER BOOKLET OF WHICH THE NOTICE CONVENING THIS MEETING FORMS PART IS APPROVED (WITH OR WITHOUT MODIFICATION AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES)	FOR
KANSAS CITY SOUTHERN	US4851703029	10-Dec-2021	To adopt the Agreement and Plan of Merger, dated as of September 15, 2021 (as it may be amended from time to time, the "merger agreement") by and among Kansas City Southern ("KCS"), Canadian Pacific Railway Limited ("CPRL"), Cygnus Merger Sub 1 Corporation, a wholly owned subsidiary of CPRL, and Cygnus Merger Sub 2 Corporation, a wholly owned subsidiary of Cygnus Merger Sub 1 Corporation (the "merger proposal").	FOR
KANSAS CITY SOUTHERN	US4851703029	10-Dec-2021	To approve the adjournment of the KCS special meeting, if necessary or appropriate, to solicit additional proxies if there are not sufficient votes at the time of the KCS special meeting to approve the merger proposal or to ensure that any supplement or amendment to the proxy statement/prospectus is timely provided to KCS stockholders.	AGAINST
KANSAS CITY SOUTHERN	US4851703029	10-Dec-2021	To approve, on a non-binding, advisory basis, the compensation that may be paid or become payable to KCS's named executive officers that is based on or otherwise relates to the transactions contemplated by the merger agreement.	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Director Election - Martin Bandier	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Director Election - Joseph J. Lhota	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Director Election - Joel M. Litvin	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Director Election - Frederic V. Salerno	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Director Election - John L. Sykes	FOR
MADISON SQUARE GARDEN ENTERTAINMENT CORP	US55826T1025	10-Dec-2021	Ratification of the appointment of our independent registered public accounting firm.	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	Election of Class II Director: Brian Stevens	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	Election of Class II Director: Craig Conway	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	Election of Class II Director: Virginia Gambale	ABSTAIN
NUTANIX, INC.	US67059N1081	10-Dec-2021	To approve, on a non-binding advisory basis, the compensation of our Named Executive Officers.	FOR
NUTANIX, INC.	US67059N1081	10-Dec-2021	To ratify the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	ADOPTION OF NEW CONSTITUTION	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	APPROVAL OF 2021 LTI GRANT OF PERFORMANCE SHARE RIGHTS TO MR NICK GOOD, GROUP MANAGING DIRECTOR AND CEO	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	APPROVAL OF PROPORTIONAL TAKEOVER PROVISIONS	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	APPROVAL OF THE NON-EXECUTIVE DIRECTOR'S ANNUAL FEE POOL	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	RE-ELECTION OF CHRISTOPHER JONES AS DIRECTOR	FOR
PENDAL GROUP LTD	AU0000009789	10-Dec-2021	RE-ELECTION OF SALLY COLLIER AS DIRECTOR	FOR
ROYAL DUTCH SHELL PLC	US7802591070	10-Dec-2021	Adoption of New Articles of Association (Special Resolution).	FOR
ROYAL DUTCH SHELL PLC	GB00B03MM408	10-Dec-2021	ADOPTION OF THE NEW ARTICLES OF ASSOCIATION	FOR
ROYAL DUTCH SHELL PLC	GB00B03MLX29	10-Dec-2021	ADOPTION OF THE NEW ARTICLES OF ASSOCIATION	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Approval of a stockholder proposal regarding a report on lobbying.	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Approval, on a non-binding advisory basis, of the compensation of the named executive officers of the Company.	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Aida M. Alvarez	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Craig R. Barrett	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: James J. Rhyu	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Liza McFadden	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Nathaniel A. Davis	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Robert E. Knowling, Jr.	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Robert L. Cohen	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Steven B. Fink	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Election of Director to serve for a one-year term: Victoria D. Harker	FOR
STRIDE, INC.	US86333M1080	10-Dec-2021	Ratification of the appointment of BDO USA, LLP, as the Company's independent registered public accounting firm for the fiscal year ending June 30, 2022.	FOR
TRIPLE-S MANAGEMENT CORPORATION	PR8967491088	10-Dec-2021	A proposal to approve an adjournment of the special meeting, if necessary or appropriate, to solicit additional proxies in favor of the merger proposal, if there are not sufficient votes at the time of such adjournment to approve the merger proposal.	AGAINST
TRIPLE-S MANAGEMENT CORPORATION	PR8967491088	10-Dec-2021	A proposal to approve and adopt the Agreement and Plan of Merger, dated as of August 23, 2021, by and among Triple-S Management Corporation, GuideWell Mutual Holding Corporation and GuideWell Merger, Inc., pursuant to which GuideWell Merger, Inc. will be merged with and into Triple-S Management Corporation, with Triple-S Management Corporation surviving the merger as a wholly owned subsidiary of GuideWell Mutual Holding Corporation.	FOR
TRIPLE-S MANAGEMENT CORPORATION	PR8967491088	10-Dec-2021	A proposal to approve, on a non-binding, advisory basis, certain compensation that will or may be paid by Triple-S Management Corporation to its named executive officers that is based on or otherwise relates to the merger.	FOR

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VIATRIS INC.	US92556V1061	10-Dec-2021	A non-binding advisory vote on the frequency of the Say-on-Pay vote.	1 YEAR
VIATRIS INC.	US92556V1061	10-Dec-2021	Approval, on non-binding advisory basis, of the 2020 compensation of the named executive officers of the Company (the "Say-on-Pay vote").	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Ian Read	AGAINST
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Michael Goettler	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Neil Dimick	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Election of Class I Director each to hold office until the 2023 annual meeting: Pauline van der Meer Mohr	FOR
VIATRIS INC.	US92556V1061	10-Dec-2021	Ratification of the selection of Deloitte & Touche LLP as the Company's independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF AUDITOR: THE NOMINATION COMMITTEE'S PROPOSAL: ELECTION OF PRICEWATERHOUSECOOPERS AB AS AUDITOR	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR THE CHAIRMAN OF THE BOARD: ELECTION OF ANDERS SUNDSTROM AS CHAIRMAN OF THE BOARD	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF ANDERS SUNDSTROM AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF ANDERS SVENSSON AS DIRECTOR (NEW ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF FREDRIK PAULSSON AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF GUNILLA RUDEBJER AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF LENA APLER AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF SARA KARLSSON AS DIRECTOR (RE-ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE'S PROPOSAL FOR DIRECTOR: ELECTION OF VEGARD SORAUNET AS DIRECTOR (NEW ELECTION)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION ON AUTHORIZATION PROVIDING THE BOARD OF DIRECTORS WITH THE RIGHT TO PASS RESOLUTIONS REGARDING ACQUISITIONS AND SALES OF THE COMPANY'S OWN SHARES	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING APPROVAL OF THE BOARD OF DIRECTORS' REMUNERATION REPORT FOR 2020/21	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE ISSUES	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING PRINCIPLES FOR APPOINTMENT OF MEMBERS TO THE NOMINATION COMMITTEE INCLUDING INSTRUCTIONS FOR THE NOMINATION COMMITTEE	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE APPROPRIATION OF THE COMPANY'S PROFIT ACCORDING TO THE ADOPTED BALANCE SHEET	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE CEO WITH REGARD TO THE FINANCIAL YEAR 2020/21: CEO STEFAN SJOSTRAND	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR AND CHAIRMAN EIVOR ANDERSSON	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR ANDERS SUNDSTROM	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR FREDRIK PAULSSON	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR GUNILLA RUDEBJER	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR LENA APLER	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR PATRIK SVARD (EMPLOYEE REPRESENTATIVE)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD OF DIRECTORS WITH REGARD TO THE FINANCIAL YEAR 2020/21: DIRECTOR SARA KARLSSON	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE FEES FOR THE AUDITOR	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE FEES FOR THE MEMBERS OF THE BOARD OF DIRECTORS	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE GUIDELINES FOR REMUNERATION TO SENIOR MANAGEMENT	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF AUDITORS: ONE REGISTERED AUDITING FIRM AS AUDITOR	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF DEPUTY AUDITORS: NO DEPUTIES	FOR

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SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE AGM: SIX (6)	FOR
SKISTAR AB	SE0012141687	11-Dec-2021	RESOLUTION REGARDING THE NUMBER OF THE DEPUTY MEMBERS OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE AGM: NO DEPUTIES	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	APPOINTMENT OF THE SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANTS UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
EQUITAL LTD	IL0007550176	12-Dec-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER A NEW MANAGEMENT AGREEMENT WITH MR. HAIM TSUFF, COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER FOR THE PROVISION OF MANAGEMENT SERVICES OF AN ACTIVE BOARD CHAIRMAN	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	APPROVAL OF THE COMPANY'S NEW REMUNERATION POLICY	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	GRANT OF A PROSPECTIVE EXCULPATION TO COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. BOAZ SIMONS	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAIM TSUFF, BOARD CHAIRMAN	FOR
EQUITAL LTD	IL0007550176	12-Dec-2021	RE/APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. TARRY NISAN (FLECK), INDEPENDENT DIRECTOR	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	APPROVAL OF AN ENGAGEMENT UNDER A D AND O INSURANCE POLICY	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF MR. YAACOV GOLDMAN AS AN EXTERNAL DIRECTOR	AGAINST
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: DORON COHEN	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: PEER NADIR, INDEPENDENT DIRECTOR	AGAINST
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: REGINA UNGAR, INDEPENDENT DIRECTOR	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: RONEN NAKAR, INDEPENDENT DIRECTOR	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE FOLLOWING DIRECTOR: TAL FUHRER, BOARD CHAIRMAN	FOR
MIVNE REAL ESTATE (K.D) LTD	IL0002260193	12-Dec-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER (EY) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPOINTMENT OF THE SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANTS UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF COMPANY BOARD TO DETERMINE ITS COMPENSATION	AGAINST
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER A NEW MANAGEMENT AGREEMENT WITH MR. HAIM TSUFF, COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER AND A NEW CONSULTANCY AGREEMENT WITH A COMPANY WHOLLY OWNED BY MR. HAIM TSUFF	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPROVAL OF COMPANY ENGAGEMENT UNDER NEW AGREEMENTS FOR THE PROVISION OF SERVICES WITH EQUITAL GROUP COMPANIES	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	APPROVAL OF THE COMPANY'S NEW REMUNERATION POLICY	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	GRANT OF A PROSPECTIVE EXCULPATION TO COMPANY BOARD CHAIRMAN AND CONTROLLING SHAREHOLDER	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	SPLIT VOTE OVER THE RE-APPOINTMENT OF THE DIRECTOR: MR. BARRY SABAG, INDEPENDENT DIRECTOR	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	SPLIT VOTE OVER THE RE-APPOINTMENT OF THE DIRECTOR: MR. BOAZ SIMONS	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	12-Dec-2021	SPLIT VOTE OVER THE RE-APPOINTMENT OF THE DIRECTOR: MR. HAIM TSUFF, BOARD CHAIRMAN	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Approval to have Cisco's Board amend Cisco's proxy access bylaw to remove the stockholder aggregation limit.	AGAINST
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Approval, on an advisory basis, of executive compensation.	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Brenton L. Saunders	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Charles H. Robbins	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Dr. Kristina M. Johnson	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Dr. Lisa T. Su	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: John D. Harris II	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: M. Michele Burns	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Marianna Tessel	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Mark Garrett	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Michael D. Capellas	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Roderick C. McGeary	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Election of Director: Wesley G. Bush	FOR
CISCO SYSTEMS, INC.	US17275R1023	13-Dec-2021	Ratification of PricewaterhouseCoopers LLP as Cisco's independent registered public accounting firm for fiscal 2022.	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	13-Dec-2021	If the REIT Arrangement Resolution is passed, in respect of the ordinary resolution (in the form set forth in Schedule B to the Circular) (the "Equity Plans Resolution") approving, on behalf of Primaris Real Estate Investment Trust ("Primaris REIT") and the holders of Series A units of Primaris REIT, the equity-based compensation plans, as more particularly described in the Circular, for Primaris REIT.	FOR
H&R REAL ESTATE INVESTMENT TRUST	CA4039254079	13-Dec-2021	In respect of the special resolution (in the form set forth in Schedule A to the Management Information Circular dated November 5, 2021 relating to the Meeting (the "Circular")) (the "REIT Arrangement Resolution") approving, among other things, a plan of arrangement (substantially in the form set forth in Schedule D to the Circular (the "Plan of Arrangement")) involving the REIT and certain other affiliated entities of the REIT to effect a tax-free spin-off of the REIT's Primaris assets, including all of the REIT's enclosed malls, to Unitholders as part of the REIT's repositioning strategy and to amend certain plans of the REIT to give effect thereto, all as more particularly set forth in the Circular;	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THE DIRECTORS' REMUNERATION FOR THE YEAR ENDED 31 AUGUST 2021	FOR

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HKBN LTD	KYG451581055	13-Dec-2021	TO DECLARE A FINAL DIVIDEND OF 37.5 HK CENTS PER SHARE FOR THE YEAR ENDED 31 AUGUST 2021	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO EXTEND THE GENERAL MANDATE TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES OF THE COMPANY UNDER RESOLUTION NUMBER 5 TO INCLUDE THE NUMBER OF SHARES REPURCHASED PURSUANT TO THE GENERAL MANDATE TO REPURCHASE SHARES UNDER RESOLUTION NUMBER 6	AGAINST
HKBN LTD	KYG451581055	13-Dec-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO ISSUE, ALLOT AND DEAL WITH ADDITIONAL SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	AGAINST
HKBN LTD	KYG451581055	13-Dec-2021	TO GRANT A GENERAL MANDATE TO THE DIRECTORS TO REPURCHASE THE COMPANY'S OWN SHARES NOT EXCEEDING 10% OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF PASSING OF THIS RESOLUTION	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RE-APPOINT KPMG AS THE INDEPENDENT AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AND TO AUTHORISE THE BOARD OF DIRECTORS TO FIX THEIR REMUNERATION	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS OF THE COMPANY AND THE REPORTS OF THE DIRECTORS AND AUDITORS FOR THE YEAR ENDED 31 AUGUST 2021	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RE-ELECT MR. YEE KWAN QUINN LAW AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
HKBN LTD	KYG451581055	13-Dec-2021	TO RE-ELECT MR. ZUBIN JAMSHED IRANI AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY	FOR
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	13-Dec-2021	To approve one or more adjournments of the IRT special meeting to another date, time or place, if necessary or appropriate, to solicit additional proxies in favor of the Merger Issuance Proposal.	AGAINST
INDEPENDENCE REALTY TRUST, INC.	US45378A1060	13-Dec-2021	To approve the issuance of Independence Realty Trust, Inc. ("IRT") common stock in connection with the transactions contemplated by the Agreement and Plan of Merger, dated as of July 26, 2021, by and among IRT, Independence Realty Operating Partnership, LP, IRSTAR Sub, LLC, Steadfast Apartment REIT, Inc. and Steadfast Apartment REIT Operating Partnership, L.P. (the "Merger Issuance Proposal").	FOR
AFTERPAY LTD	AU000000APT1	14-Dec-2021	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN AFTERPAY LIMITED ("AFTERPAY") AND THE HOLDERS OF ITS FULLY PAID ORDINARY SHARES, THE TERMS OF WHICH ARE CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE NOTICE CONVENING THE SCHEME MEETING FORMS PART, IS APPROVED (WITH OR WITHOUT ALTERATION OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES AND AGREED TO BY AFTERPAY AND SQUARE) AND, SUBJECT TO APPROVAL OF THE SCHEME BY THE COURT, THE AFTERPAY BOARD IS AUTHORISED TO IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS OR CONDITIONS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF DKK 0.29 PER SHARE	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE COMPENSATION FOR COMMITTEE WORK APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF DKK 1.05 MILLION FOR CHAIRMAN, DKK 700,000 FOR VICE CHAIRMAN AND DKK 350,000 FOR OTHER DIRECTORS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE INDEMNIFICATION OF MEMBERS OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE REMUNERATION REPORT	FOR
AMBU A/S	DK0060946788	14-Dec-2021	APPROVE UPDATE OF THE COMPANY'S OVERALL GUIDELINES FOR INCENTIVE PAY TO THE EXECUTIVE MANAGEMENT	AGAINST
AMBU A/S	DK0060946788	14-Dec-2021	AUTHORIZE EDITORIAL CHANGES TO ADOPTED RESOLUTIONS IN CONNECTION WITH REGISTRATION WITH DANISH AUTHORITIES	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT CHRISTIAN SAGILD (VICE-CHAIR) AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT JORGEN JENSEN (CHAIR) AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT MICHAEL DEL PRADO AS NEW DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	ELECT SUSANNE LARSSON AS NEW DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RATIFY ERNST & YOUNG AS AUDITORS	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RE-ELECT BRITT MEELBY JENSEN AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RE-ELECT HENRIK EHLERS WULFF AS DIRECTOR	FOR
AMBU A/S	DK0060946788	14-Dec-2021	RIGHTS MAXIMUM INCREASE IN SHARE CAPITAL UNDER BOTH AUTHORIZATIONS UP TO DKK 12.9 MILLION APPROVE CREATION OF DKK 12.9 MILLION POOL OF CAPITAL WITH PRE-EMPTIVE RIGHTS APPROVE CREATION OF DKK 12.9 MILLION POOL OF CAPITAL WITHOUT PRE-EMPTIVE	FOR
FALCK RENEWABLES S.P.A	IT0003198790	14-Dec-2021	PROPOSAL TO AMEND ARTICLE 1 (COMPANY NAME) OF THE BYLAWS. RESOLUTIONS RELATED THERETO	FOR
FALCK RENEWABLES S.P.A	IT0003198790	14-Dec-2021	PROPOSAL TO AMEND THE "REWARDING POLICY FOR THE YEAR 2021" CONTAINED IN SECTION I OF THE ANNUAL REPORT ON THE REWARDING AND EMOLUMENTS PAID POLICY, APPROVED BY THE SHAREHOLDERS' MEETING ON 29 APRIL 2021, PURSUANT TO ART. 123-TER, PARAGRAPH 3-BIS, OF LEGISLATIVE DECREE NO. 58/98	AGAINST
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	ELECT PAUL HALLAM AS DIRECTOR	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	ELECT SHAUN DAY AS DIRECTOR	FOR
GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	REAPPOINT PKF LITTLEJOHN LLP AS AUDITORS	FOR

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GREATLAND GOLD PLC	GB00B15XDH89	14-Dec-2021	RE-ELECT ALEX BORRELLI AS DIRECTOR	AGAINST
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Andrew Brown	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Catherine P. Lego	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Marcus S. Ryu	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Margaret Dillon	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Michael Keller	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Mike Rosenbaum	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Paul Lavin	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	Election of Director: Rajani Ramanathan	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	To approve, on an advisory basis, the compensation of the Company's named executive officers as disclosed in the Proxy Statement.	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	To approve, the amendment and restatement of our certificate of incorporation to remove the supermajority voting requirement therein.	FOR
GUIDEWIRE SOFTWARE, INC.	US40171V1008	14-Dec-2021	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting firm for the fiscal year ending July 31, 2022.	FOR
HUB24 LTD	AU000000HUB4	14-Dec-2021	APPROVAL OF ISSUE OF PERFORMANCE RIGHTS TO ANDREW ALCOCK	AGAINST
HUB24 LTD	AU000000HUB4	14-Dec-2021	ELECTION OF DIRECTOR - CATHERINE KOVACS	FOR
HUB24 LTD	AU000000HUB4	14-Dec-2021	RE-ELECTION OF DIRECTOR - PAUL ROGAN	FOR
HUB24 LTD	AU000000HUB4	14-Dec-2021	REMUNERATION REPORT	AGAINST
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: John M. Donovan	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: Mary Pat McCarthy	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: Nir Zuk	ABSTAIN
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	Election of Class I Director: Right Honorable Sir John Key	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	To approve the 2021 Palo Alto Networks, Inc. Equity Incentive Plan.	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	To approve, on an advisory basis, the compensation of our named executive officers.	FOR
PALO ALTO NETWORKS, INC.	US6974351057	14-Dec-2021	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for our fiscal year ending July 31, 2022.	FOR
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	REWARDING POLICIES REPORT AND REPORT ON THE EMOLUMENT PAID: TO UPDATE REWARDING POLICIES REPORT OF THE COMPANY AS PER FIRST SESSION OF THE REPORT AS PER ART. 123- TER. ITEMS 3, 3-BIS AND 3-TER OF THE LEGISLATIVE DECREE OF THE 24 FEBRUARY 1998, NO. 58. RESOLUTIONS RELATED THERETO	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	TO APPOINT TWO DIRECTORS FOLLOWING CO-OPTION PURSUANT TO ART. 2386 OF THE ITALIAN CIVIL CODE; RESOLUTIONS RELATED THERETO	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	TO APPROVE PURSUANT TO ART 114-BIS OF THE LEGISLATIVE DECREE 58/1998 THE INCENTIVE PLAN CALLED "RESTRICTED SHARES PLAN" THAT INVOLVES THE ASSIGNMENT, ONLY UNDER CERTAIN CONDITIONS, OF "RESTRICTED SHARES" OF THE COMPANY IN FAVOR OF CHIEF EXECUTIVE OFFICER AND GENERAL DIRECTOR AND OTHER POSSIBLE BENEFICIARIES THAT MAY BE IDENTIFIED IN FUTURE BY THE BOARD OF DIRECTORS; RESOLUTIONS RELATED THERETO	AGAINST
SALVATORE FERRAGAMO S.P.A.	IT0004712375	14-Dec-2021	TO APPROVE PURSUANT TO ART 114-BIS OF THE LEGISLATIVE DECREE 58/1998 THE LONG-TERM INCENTIVE PLAN CALLED "SPECIAL AWARD 2022-2026" WHICH INCLUDES THE GRANT OF ORDINARY SHARES OF SALVATORE FERRAGAMO SPA IN FAVOR OF CHIEF EXECUTIVE OFFICER AND GENERAL DIRECTOR AND OTHER POSSIBLE TOP MANAGER OF FERRAGAMO GROUP. RESOLUTIONS RELATED THERETO	AGAINST
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF 10% SHARE PLACEMENT FACILITY	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF MANAGING DIRECTOR PARTICIPATION IN SILK LASER AUSTRALIA LIMITED EQUITY INCENTIVE PLAN	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	APPROVAL OF SHARES ISSUED IN CONNECTION WITH STRATEGIC ACQUISITION	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	FINANCIAL ASSISTANCE UNDER SECTION 260B(2)	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	RATIFICATION OF SHARES ISSUED UNDER PLACEMENT	FOR
SILK LASER AUSTRALIA LTD	AU0000121618	14-Dec-2021	RE-ELECTION OF BORIS BOSNICH AS A DIRECTOR	FOR
SODEXO	FR0000121220	14-Dec-2021	ADOPTION OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR FISCAL 2021	FOR
SODEXO	FR0000121220	14-Dec-2021	ADOPTION OF THE INDIVIDUAL COMPANY FINANCIAL STATEMENTS FOR FISCAL 2021	FOR
SODEXO	FR0000121220	14-Dec-2021	APPOINTMENT OF JEAN-BAPTISTE CHASSELOUP DE CHATILLON AS A NEW DIRECTOR FOR A THREE-YEAR TERM	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROPRIATION OF NET INCOME FOR FISCAL 2021; DETERMINATION OF THE DIVIDEND AMOUNT AND PAYMENT DATE	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF A RELATED-PARTY AGREEMENT FOR THE PROVISION OF SERVICES BY BELLON SA TO SODEXO	AGAINST
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRWOMAN OF THE BOARD OF DIRECTORS	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHIEF EXECUTIVE OFFICER	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR AWARDED FOR FISCAL 2021 TO DENIS MACHUEL, CHIEF EXECUTIVE OFFICER	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR AWARDED FOR FISCAL 2021 TO SOPHIE BELLON, CHAIRWOMAN OF THE BOARD OF DIRECTORS	FOR

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SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE COMPONENTS OF COMPENSATION PAID DURING OR AWARDED FOR FISCAL 2022 TO DENIS MACHUEL, CHIEF EXECUTIVE OFFICER UNTIL SEPTEMBER 30, 2021	FOR
SODEXO	FR0000121220	14-Dec-2021	APPROVAL OF THE INFORMATION RELATED TO THE COMPENSATION OF CORPORATE OFFICERS AND DIRECTORS, AS REFERRED TO IN ARTICLE L.22-10-9 I OF THE FRENCH COMMERCIAL CODE	FOR
SODEXO	FR0000121220	14-Dec-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO PURCHASE SHARES OF THE COMPANY	FOR
SODEXO	FR0000121220	14-Dec-2021	AUTHORIZATION FOR THE BOARD OF DIRECTORS TO REDUCE THE COMPANY'S SHARE CAPITAL BY CANCELING TREASURY SHARES	FOR
SODEXO	FR0000121220	14-Dec-2021	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT EXISTING AND/OR NEWLY ISSUED FREE SHARES OF THE COMPANY TO ALL OR CERTAIN EMPLOYEES AND/OR CORPORATE OFFICERS OF THE GROUP	FOR
SODEXO	FR0000121220	14-Dec-2021	DELEGATION OF POWERS FOR THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR SECURITIES CARRYING IMMEDIATE OR DEFERRED RIGHTS TO THE COMPANY'S CAPITAL, WITH SUCH ISSUE(S) RESERVED FOR MEMBERS OF EMPLOYEE SHARE PURCHASE PLANS, WITHOUT PREFERENTIAL RIGHTS FOR EXISTING SHAREHOLDERS	FOR
SODEXO	FR0000121220	14-Dec-2021	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY CAPITALIZING PREMIUMS, RESERVES OR PROFIT	FOR
SODEXO	FR0000121220	14-Dec-2021	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR OTHER SECURITIES CARRYING IMMEDIATE OR DEFERRED RIGHTS TO THE COMPANY'S CAPITAL, WITH PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS	FOR
SODEXO	FR0000121220	14-Dec-2021	DETERMINATION OF THE TOTAL ANNUAL ENVELOPE FOR DIRECTORS' COMPENSATION	FOR
SODEXO	FR0000121220	14-Dec-2021	POWERS TO CARRY OUT FORMALITIES	FOR
SODEXO	FR0000121220	14-Dec-2021	REAPPOINTMENT OF FRAN OIS-XAVIER BELLON AS A DIRECTOR FOR A THREE-YEAR TERM	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	APPROVAL OF ADDITIONAL 10% PLACEMENT CAPACITY	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	APPROVAL OF GRANT OF SECURITIES TO CEO AND DIRECTOR - DREW FAIRCHILD	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	APPROVAL OF GRANT OF SECURITIES TO THE EXECUTIVE CHAIRMAN AND DIRECTOR - ADEM KARAFILI	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	ELECTION OF DIRECTOR - ADEM KARAFILI	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	RATIFICATION OF PRIOR ISSUE - JUNE 2021 OPTION ISSUE	FOR
TOP SHELF INTERNATIONAL HOLDINGS LTD	AU0000118887	14-Dec-2021	RATIFICATION OF PRIOR ISSUE - PLACEMENT	ABSTAIN
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Anne G. Saunders	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Daniel T. Carter	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: David B. Pendarvis	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Eric P. Etchart	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Garry O. Ridge	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Graciela I. Monteagudo	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Gregory A. Sandfort	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Lara L. Lee	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Melissa Claassen	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	Election of Director: Trevor I. Mihalik	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	To hold an advisory vote to approve executive compensation.	FOR
WD-40 COMPANY	US9292361071	14-Dec-2021	To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for fiscal year 2022.	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Approve the reincorporation of the Company from Iowa to Minnesota.	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Approve, on an advisory basis, the compensation of our named executive officers.	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Director Election - Maria F. Blase*	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Director Election - Christopher J. Braun*	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Director Election - David W. Miles*	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Director Election - Jacqueline D. Woods*	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Director Election - Kevin E. Bryant#	FOR
WINNEBAGO INDUSTRIES, INC.	US9746371007	14-Dec-2021	Ratify the selection of Deloitte & Touche LLP as our independent registered public accountant for fiscal 2022.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Approval of an advisory vote on the compensation of named executive officers.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: D. Bryan Jordan	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Douglas H. Brooks	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Earl G. Graves, Jr.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Enderson Guimaraes	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Gale V. King	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: George R. Mrkonic, Jr.	FOR

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AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Jill A. Soltau	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: Linda A. Goodspeed	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Election of Director: William C. Rhodes, III	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Ratification of Ernst & Young LLP as independent registered public accounting firm for the 2022 fiscal year.	FOR
AUTOZONE, INC.	US0533321024	15-Dec-2021	Stockholder proposal on climate transition plan reporting.	FOR
BRIDGEBIO PHARMA, INC.	US10806X1028	15-Dec-2021	To consider and vote on a proposal to adjourn the Special Meeting, if necessary or appropriate to solicit additional votes in favor of Proposal 1 or Proposal 2 or to ensure that a quorum is present ("Proposal 3").	AGAINST
BRIDGEBIO PHARMA, INC.	US10806X1028	15-Dec-2021	To consider and vote on a proposal to approve a resolution ratifying the equity awards granted to the Company's directors in 2019, 2020 and 2021 under the Company's Director Compensation Policy ("Proposal 1").	AGAINST
BRIDGEBIO PHARMA, INC.	US10806X1028	15-Dec-2021	To consider and vote on a proposal to approve the Company's Amended and Restated Director Compensation Policy. Approval of Proposal 1 by our stockholders is a condition to the adoption by the Company of the Amended and Restated Director Compensation Policy set forth in Proposal 2. Subject to and effective on the approval of Proposal 1 and Proposal 2, the Board of Directors has adopted amendments to the 2019 Incentive Plan.	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Stephen E. Crokrey	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - John P. Amboian	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Richard Hendrix	ABSTAIN
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Christy Basco	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Philip Gregory Calhoun	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Gregory Hunt	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Dr. Isao Noda	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Director Election - Stuart W. Pratt	FOR
DANIMER SCIENTIFIC, INC.	US2362721001	15-Dec-2021	Ratification of the appointment of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2021.	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 2.21 PER SHARE	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF GREGOR BIELER	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF GUNNEL DUVEBLAD	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF JOHAN FANT	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF MATTIAS MIKSHE	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF MIA BRUNELL LIVFORS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF MORTEN STRAND	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF STINA ANDERSSON	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF THOMAS EKMAN	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE DISCHARGE OF TOMAS FRANZEN	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE EQUITY PLAN FINANCING	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 680,000 FOR CHAIR AND SEK 400,000 FOR OTHER DIRECTORS; APPROVE REMUNERATION FOR COMMITTEE WORK AND MEETING FEES; APPROVE REMUNERATION OF AUDITORS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE REMUNERATION REPORT	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	APPROVE WARRANTS AND SYNTHETIC OPTION PLAN LTI 2022 FOR KEY EMPLOYEES	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	DETERMINE NUMBER OF MEMBERS (B) AND DEPUTY MEMBERS (O) OF BOARD	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	ELECT DOLPH WESTERBOS AS NEW DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT ERNST & YOUNG AS AUDITORS	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT GREGOR BIELER AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT GUNNEL DUVEBLAD AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT JOHAN FANT AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT MIA BRUNELL LIVFORS AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT MIA LIVFORS AS CHAIRPERSON	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT MORTEN STRAND AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT STINA ANDERSSON AS DIRECTOR	FOR
DUSTIN GROUP AB	SE0006625471	15-Dec-2021	REELECT TOMAS FRANZEN AS DIRECTOR	AGAINST
EBRO FOODS SA	ES0112501012	15-Dec-2021	APPROVAL OF AN EXTRAORDINARY DIVIDEND DISTRIBUTION OF EUR 0,57 PER SHARE	FOR
EBRO FOODS SA	ES0112501012	15-Dec-2021	APPROVAL OF THE DISPOSAL BY SALE OF THE BUSINESS OF DRY PASTA, SEMOLINA, COUSCOUS AND PANZANI SAUCES	FOR
EBRO FOODS SA	ES0112501012	15-Dec-2021	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL MEETING	FOR
GCP STUDENT LIVING PLC	GB00B8460243	15-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
GCP STUDENT LIVING PLC	GB00B8460243	15-Dec-2021	APPROVE CONTINUATION OF COMPANY AS PRESENTLY CONSTITUTED	FOR

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GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	APPROVE REMUNERATION REPORT	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	ELECT RUSSELL CHAMBERS AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT DAVID HUNTER AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT GILLIAN DAY AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT MALCOLM NAISH AS DIRECTOR	FOR
GCP STUDENT LIVING PLC	GB00B8460Z43	15-Dec-2021	RE-ELECT MARLENE WOOD AS DIRECTOR	FOR
HOME BANCSHARES, INC.	US4368932004	15-Dec-2021	To approve an amendment to Home's Restated Articles of Incorporation, as amended, to increase the maximum size of Home's board of directors from not more than 15 persons to not more than 17 persons (the "Number of Directors Proposal").	FOR
HOME BANCSHARES, INC.	US4368932004	15-Dec-2021	To approve one or more adjournments of the Home special meeting, if necessary or appropriate, including adjournments to permit further solicitation of proxies in favor of the Share Issuance Proposal (the "Home Adjournment Proposal").	AGAINST
HOME BANCSHARES, INC.	US4368932004	15-Dec-2021	To approve the issuance of Home common stock in the merger as contemplated by the Agreement and Plan of Merger (the "Merger Agreement") dated as of September 15, 2021, as amended on October 18, 2021 and November 8, 2021, and as it may be further amended from time to time, by and among Home BancShares, Inc., Centennial Bank, HOMB Acquisition Sub III, Inc., Happy Bancshares, Inc. and Happy State Bank (the "Share Issuance Proposal").	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	COMPENSATION PLAN AS PER ART. 114-BIS OF LEGISLATIVE DECREE NO. 58/1998 AND CIRCULAR NO. 285 OF THE BANK OF ITALY OF 17 DECEMBER 2013, RELATING TO ILLIMITY BANK S.P.A. ORDINARY SHARES, INTENDED FOR THE CHIEF EXECUTIVE OFFICER, THE REMAINING TOP MANAGEMENT AND OTHER KEY RESOURCES OF THE GROUP. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	COMPOSITION OF THE BOARD OF DIRECTORS. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	PROPOSAL FOR DELEGATION TO THE BOARD OF DIRECTORS, PURSUANT TO ART. 2443 OF THE ITALIAN CIVIL CODE, TO INCREASE, FREE OF CHARGE AND IN DIVISIBLE MANNER, AND ALSO IN SEVERAL TRANCHES, THE SHARE CAPITAL FOR A MAXIMUM NOMINAL AMOUNT OF EURO 1,323,663.96, THROUGH THE ISSUANCE OF A MAXIMUM NUMBER OF 2,031,094 NEW ILLIMITY BANK SPA ORDINARY SHARES, PURSUANT TO ARTICLE 2349 OF THE ITALIAN CIVIL CODE, TO BE ASSIGNED FREE OF CHARGE TO SELECTED KEY RESOURCES OF ILLIMITY BANK SPA AND OF COMPANIES DIRECTLY AND / OR INDIRECTLY CONTROLLED BY IT AS BENEFICIARIES OF THE 2021-2025 LONG-TERM INCENTIVE PLAN. RESOLUTIONS RELATED THERETO	FOR
ILLIMITY BANK S.P.A.	IT0005359192	15-Dec-2021	REWARDING POLICY REPORT AS PER ART. 123-TER OF THE LEGISLATIVE DECREE 58 OF 1998. RESOLUTIONS RELATED THERETO	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ADDITIONAL RELATED PARTIES AND CONTINUING CONNECTED TRANSACTIONS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: LIAO JIANWEN	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: YANG DELIN	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: ZHU YUJIE	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: CHEN GENG	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: DAI WENJUN	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: JIANG XINGZHOU	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF NON-INDEPENDENT DIRECTOR: WANG ZHENGUO	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF SUPERVISOR: CUI YAO	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	ELECTION OF SUPERVISOR: ZHANG GAOFEI	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REMUNERATION FOR INDEPENDENT DIRECTORS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REMUNERATION FOR NON-INDEPENDENT DIRECTORS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REMUNERATION FOR SUPERVISORS	FOR
JUEWEI FOOD CO LTD	CNE100002RT5	15-Dec-2021	REPURCHASE AND CANCELLATION OF LOCKED RESTRICTED STOCKS GRANTED TO SOME PLAN PARTICIPANTS UNDER THE 2021 RESTRICTED STOCK INCENTIVE PLAN	FOR
SINGAPORE TECHNOLOGIES ENGINEERING LTD	SG1F60858221	15-Dec-2021	PROPOSED ACQUISITION OF ALL OF THE ISSUED AND OUTSTANDING INTERESTS OF TRANSCORE PARTNERS, LLC AND TLP HOLDINGS, LLC FROM TRANSCORE HOLDINGS, LLC	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	APPROVE FINAL DIVIDEND	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	APPROVE REMUNERATION REPORT	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	APPROVE SPECIAL DIVIDEND	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR OTHER CAPITAL INVESTMENT	FOR

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SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE	AGAINST
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	REAPPOINT ERNST YOUNG LLP AS AUDITORS	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT GRAEME WATT AS DIRECTOR	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT GRAHAM CHARLTON AS DIRECTOR	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT KAREN SLATFORD AS DIRECTOR	AGAINST
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT MARTIN HELLAWELL AS DIRECTOR	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT ROBYN PERRISS AS DIRECTOR	FOR
SOFTCAT PLC	GB00BYZDVK82	15-Dec-2021	RE-ELECT VIN MURRIA AS DIRECTOR	AGAINST
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	DISAPPLICATION OF PRE-EMPTION RIGHTS OF EXISTING SHAREHOLDERS	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS OF EXISTING SHAREHOLDERS	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	SHORTER NOTICE PERIOD FOR CALLING GENERAL MEETINGS	AGAINST
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	THE RIGHT OF DIRECTORS TO AUTHORISE, ALLOT AND ISSUE OR GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITIES INTO ORDINARY SHARES IN THE COMPANY	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THE MEETING TO THE CONCLUSION OF THE NEXT MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 JUNE 2021. THIS IS AN ADVISORY VOTE IN ACCORDANCE WITH THE COMPANIES ACT 2006 (UNITED KINGDOM) (THE "ACT")	AGAINST
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO AUTHORISE THE BOARD TO DETERMINE THE REMUNERATION OF THE AUDITORS	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO ELECT MR. DARRYL CUZZUBBO AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO RECEIVE THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2021, TOGETHER WITH THE REPORT OF THE BOARD OF DIRECTORS (THE "DIRECTORS") AND AUDITORS THEREON	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO RE-ELECT MR. BRIAN MOLLER AS A DIRECTOR OF THE COMPANY	AGAINST
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO RE-ELECT MR. JASON WARD AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO RE-ELECT MR. KEITH MARSHALL AS A DIRECTOR OF THE COMPANY	FOR
SOLGOLD PLC	GB00BOWDOR35	15-Dec-2021	TO RE-ELECT MR. LIAM TWIGGER AS A DIRECTOR OF THE COMPANY	FOR
STITCH FIX, INC.	US8608971078	15-Dec-2021	Advisory vote to approve executive compensation.	AGAINST
STITCH FIX, INC.	US8608971078	15-Dec-2021	Election of Director: Elizabeth Williams	FOR
STITCH FIX, INC.	US8608971078	15-Dec-2021	Election of Director: Katrina Lake	ABSTAIN
STITCH FIX, INC.	US8608971078	15-Dec-2021	Election of Director: Sharon McCollam	FOR
STITCH FIX, INC.	US8608971078	15-Dec-2021	Ratification of the selection of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending July 30, 2022.	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Approval and ratification of annual base salary pay range that is consistent with the Company's Compensation Policy for Office Holders, as well as the addition of annual long-term cash incentive pay, for the Company's CEO, Uday Baldota.	AGAINST
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	By checking the box marked "FOR," the undersigned hereby confirms that he, she, or it is not a "controlling shareholder" (under the Israeli Companies Law, as described in the Proxy Statement) and does not have a conflict of interest (referred to as a "personal interest" under the Israeli Companies Law, as described in the Proxy Statement) in the approval of Proposal 2. If the undersigned or a related party of the undersigned is a controlling shareholder or has such a conflict of interest, check the box "AGAINST." [THIS ITEM MUST BE COMPLETED]	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-appointment of Ziv Haft Certified Public Accountants (Israel), a BDO member firm, as the Company's independent auditors for the fiscal year ending March 31, 2022, and the additional period until the close of the next annual general meeting of shareholders of the Company, and authorization of their remuneration to be fixed, in accordance with the volume and nature of their services, by the Company's Board of Directors or the Audit Committee thereof.	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Abhay Gandhi	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Dilip Shanghvi	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Dov Pekelman	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: James Kedrowski	FOR
TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Sudhir Valia	FOR

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TARO PHARMACEUTICAL INDUSTRIES LTD.	IL0010827181	15-Dec-2021	Re-election to the Company's Board of Directors (each as an ordinary/non-External Director, as defined in the Israeli Companies Law) to serve for a one-year term, until the close of the next annual general meeting of shareholders: Uday Baldota	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	GRANT OF EQUITY TO MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TRANSITION PLANNING DISCLOSURE	AGAINST
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	REMUNERATION REPORT	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO APPROVE AND ADOPT AMENDMENTS TO THE WESTPAC CONSTITUTION	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO ELECT AUDETTE EXEL AO AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO ELECT DR NORA SCHEINKESTEL AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO RE-ELECT MARGARET SEALE AS A DIRECTOR	FOR
WESTPAC BANKING CORP	AU000000WBC1	15-Dec-2021	TO RE-ELECT NERIDA CAESAR AS A DIRECTOR	FOR
888 HOLDINGS PLC	GI000A0F6407	16-Dec-2021	APPROVE TAX RESIDENCY RELOCATION TO THE UNITED KINGDOM; ADOPT MEMORANDUM OF ASSOCIATION	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	ELECTION AND RE-ELECTION OF BOARD ENDORSED CANDIDATE: TO ELECT MS C E O'REILLY	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	ELECTION AND RE-ELECTION OF BOARD ENDORSED CANDIDATE: TO RE-ELECT RT HON SIR JOHN P KEY, GNZM AC	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO MR S C ELLIOTT	FOR
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
AUSTRALIA & NEW ZEALAND BANKING GROUP LTD	AU000000ANZ3	16-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: TRANSITION PLANNING DISCLOSURE	FOR
AUTOHOME, INC.	US05278C1071	16-Dec-2021	As a special resolution: THAT the Company's Fifth Amended and Restated Memorandum of Association and Articles of Association be amended and restated by their deletion in their entirety and by the substitution in their place of the Sixth Amended and Restated Memorandum of Association and Articles of Association in the form as attached as Exhibit B to the Notice of Annual General Meeting.	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE AGREEMENT FOR ENTRUSTED INVESTMENT AND MANAGEMENT AND OPERATING SERVICES WITH RESPECT TO ALTERNATIVE INVESTMENTS WITH INSURANCE FUNDS PROPOSED TO BE ENTERED INTO BETWEEN THE COMPANY AND CHINA LIFE INVESTMENT MANAGEMENT COMPANY LIMITED, THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE ANNUAL CAPS FOR THE THREE YEARS ENDING 31 DECEMBER 2024 RELATING THERETO	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD OF DIRECTORS' MEETINGS	FOR
CHINA LIFE INSURANCE CO LTD	CNE1000002L3	16-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED AMENDMENTS TO THE PROCEDURAL RULES FOR THE SHAREHOLDERS' GENERAL MEETINGS	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	APPROVE GRANT OF PERFORMANCE RIGHTS TO MARK CHARLES ALLISON	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	APPROVE LONG-TERM INCENTIVE PLAN	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	APPROVE REMUNERATION REPORT	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	ELECT RAELENE MURPHY AS DIRECTOR	FOR
ELDERS LTD	AU000000ELD6	16-Dec-2021	ELECT ROBYN CLUBB AS DIRECTOR	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	Election of Director to serve a three-year term expiring in 2024: Joseph R. Zimmer	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	Election of Director to serve a three-year term expiring in 2024: Lee Shavel	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	Election of Director to serve a three-year term expiring in 2024: Siew Kai Choy	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	To ratify the appointment of the accounting firm of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending August 31, 2022.	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	To vote on a non-binding advisory resolution to approve the compensation of our named executive officers.	FOR
FACTSET RESEARCH SYSTEMS INC.	US3030751057	16-Dec-2021	To vote on a stockholder proposal on proxy access.	AGAINST
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	APPOINTMENT OF MR. ZVI ABBA LEVRON AS A DIRECTOR	FOR
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	APPOINTMENT OF MS. ORNA MINTZ-DOV AS AN EXTERNAL DIRECTOR	FOR
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	APPOINTMENT OF THE SOMECH HAIKIN KPMG CPA FIRM AS BANK AUDITING ACCOUNTANT AND AUTHORIZATION OF BANK BOARD TO DETERMINE ITS COMPENSATION	FOR
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	REPORT OF THE AUDITING ACCOUNTANT'S COMPENSAION FOR 2020	ABSTAIN
FIRST INTERNATIONAL BANK OF ISRAEL LTD	IL0005930388	16-Dec-2021	REPORT THAT ACCORDING TO BANK ARTICLES, THE FOLLOWING SERVING DIRECTORS CONTINUE TO SERVE: ZADIK BINO, GIL BINO AND JACOB SITT. THE FOLLOWING DIRECTORS SERVING AS EXTERNAL DIRECTORS CONTINUE TO SERVE UNTIL THE END OF THEIR TERM AS SUCH: PNINA BITTERMAN-COHEN, RONEN HAREL, EILON AISH, DAVID ASSIA AND HANOCH DOV GOLDFRIEND	ABSTAIN
GLENVEAGH PROPERTIES PLC	IE00BD6JX574	16-Dec-2021	AUTHORISE MARKET PURCHASE AND OVERSEAS MARKET PURCHASE OF ORDINARY SHARES	FOR
GOERTEK INC	CNE100000BP1	16-Dec-2021	PROVISION OF GUARANTEE FOR SUBSIDIARIES	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO APPOINT THE CHAIRMAN	FOR

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LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO APPOINT THE COUNSELORS	AGAINST
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO STATE DIRECTORS' EMOLUMENT	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO STATE DIRECTORS' TERM OF OFFICE	FOR
LA DORIA SPA	IT0001055521	16-Dec-2021	TO APPOINT THE BOARD OF DIRECTORS, WITH SUSPENSIVE CONDITIONAL EFFECT ON THE EXECUTION OF THE (DIRECT AND INDIRECT) PURCHASE AND SALE OF LA DORIA S.P.A. SHARES ANNOUNCED TO THE MARKET ON 27 OCTOBER 2021: TO STATE THE NUMBER OF COMPONENTS	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Corporate Auditor Hayama, Takashi	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Corporate Auditor Sato, Hiroyasu	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Corporate Auditor Sueyoshi, Shunichi	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Hirabayashi, Toshio	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Iwami, Yo	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Kawana, Masatoshi	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Shimura, Masayuki	FOR
MEDPEER,INC.	JP3921240002	16-Dec-2021	Appoint a Director Tembo, Yoshihiko	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	An advisory resolution for the executive compensation of the Company's named executive officers for the fiscal year ended September 30, 2021 as more fully described in the proxy statement.	FOR
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	Director Election - Catherine B. Elflein	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	Director Election - Eugene W. Landy	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	Director Election - Michael P. Landy	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	Director Election - Samuel A. Landy	ABSTAIN
MONMOUTH REAL ESTATE INVESTMENT CORP.	US6097201072	16-Dec-2021	Ratification of the appointment of PKF O'Connor Davies, LLP as the Company's independent registered public accounting firm for the fiscal year ending September 30, 2022.	FOR
ORICA LTD	AU0000000R11	16-Dec-2021	ADOPTION OF REMUNERATION REPORT	FOR
ORICA LTD	AU0000000R11	16-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR AND CHIEF EXECUTIVE OFFICER (CEO) UNDER THE LONG-TERM INCENTIVE PLAN	FOR
ORICA LTD	AU0000000R11	16-Dec-2021	THAT DENISE GIBSON, WHO RETIRES BY ROTATION IN ACCORDANCE WITH RULE 58.1 OF THE COMPANY'S CONSTITUTION, BEING ELIGIBLE AND OFFERING HERSELF FOR RE-ELECTION, IS RE-ELECTED AS A DIRECTOR	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Approve the advisory (non-binding) resolution relating to the compensation of the named executive officers as disclosed in the proxy statement.	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Collin P. Baron	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: George P. Carter	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Jane Chwick	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Janet M. Hansen	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Jerry Franklin	AGAINST
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: John K. Dwight	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: John P. Barnes	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Kirk W. Walters	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Mark W. Richards	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: Nancy McAllister	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Election of Director: William F. Cruger, Jr.	FOR
PEOPLE'S UNITED FINANCIAL, INC.	US7127041058	16-Dec-2021	Ratify KPMG LLP as our independent registered public accounting firm for 2021.	FOR
RANDSTAD N.V.	NL0000379121	16-Dec-2021	PROPOSAL TO APPOINT SANDER VAN 'T NOORDENDE AS MEMBER OF THE EXECUTIVE BOARD	FOR
SHANGHAI JUNSHI BIOSCIENCES CO., LTD	CNE100003FF7	16-Dec-2021	THE PROPOSAL IN RELATION TO THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND THE RULES OF PROCEDURES OF THE BOARD OF DIRECTORS AND THE INDUSTRIAL AND COMMERCIAL REGISTRATION OF THE CHANGES	FOR
SHANGHAI JUNSHI BIOSCIENCES CO., LTD	CNE100003FF7	16-Dec-2021	THE PROPOSAL IN RELATION TO THE APPOINTMENT OF INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY. (I) TO APPOINT MR. FENG XIAOYUAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE THIRD SESSION OF THE BOARD OF DIRECTORS OF THE COMPANY	FOR
SHANGHAI JUNSHI BIOSCIENCES CO., LTD	CNE100003FF7	16-Dec-2021	THE PROPOSAL IN RELATION TO UTILISING PART OF THE OVER SUBSCRIPTION PROCEEDS FOR PERMANENT REPLENISHMENT OF LIQUIDITY	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REAPPOINT BRIGHTMAN ALMAGOR ZOHAR & CO. AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITORS FOR 2020	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT CHEN SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT EINAT TZAFRIR AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT GIL SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT HAREL SHAPIRA AS DIRECTOR	FOR
SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT ISRAEL SHAPIRA AS DIRECTOR	FOR

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SHAPIR ENGINEERING AND INDUSTRY LTD	IL0011338758	16-Dec-2021	REELECT YEHUDA SEGEV AS DIRECTOR	FOR
VEONEER, INC.	US92336X1090	16-Dec-2021	To adopt the Agreement and Plan of Merger, dated as of October 4, 2021, by and among Veoneer, Inc. ("Veoneer"), QUALCOMM Incorporated, SSW HoldCo LP ("SSW") and SSW Merger Sub Corp ("Merger Sub") (as may be amended from time to time) (the "Veoneer merger proposal") pursuant to which Merger Sub will merge with and into Veoneer (the "Merger"), with Veoneer surviving the Merger, and becoming a direct, wholly owned subsidiary of SSW.	FOR
VEONEER, INC.	US92336X1090	16-Dec-2021	To approve, by non-binding, advisory vote, compensation that will or may become payable by Veoneer to its named executive officers in connection with the Merger (the "Veoneer compensation proposal").	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	17-Dec-2021	TO ADOPT AN AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF APOLLO GLOBAL MANAGEMENT, INC., WHICH IS REFERRED TO AS THE "AGM CHARTER AMENDMENT" AND WHICH PROPOSAL IS REFERRED TO AS THE "AGM CHARTER AMENDMENT PROPOSAL".	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	17-Dec-2021	TO ADOPT THE AGREEMENT AND PLAN OF MERGER, BY AND AMONG APOLLO GLOBAL MANAGEMENT, INC., ATHENE HOLDING LTD., TANGO HOLDINGS, INC., BLUE MERGER SUB, LTD. AND GREEN MERGER SUB, INC. WHICH, AS IT MAY BE AMENDED FROM TIME TO TIME, IS REFERRED TO AS THE "MERGER AGREEMENT" AND WHICH PROPOSAL IS REFERRED TO AS THE "AGM MERGER AGREEMENT PROPOSAL".	FOR
APOLLO GLOBAL MANAGEMENT, INC.	US03768E1055	17-Dec-2021	TO APPROVE THE ADJOURNMENT OF THE SPECIAL MEETING TO SOLICIT ADDITIONAL PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO APPROVE THE AGM MERGER AGREEMENT PROPOSAL OR THE AGM CHARTER AMENDMENT PROPOSAL OR TO ENSURE THAT ANY SUPPLEMENT OR AMENDMENT TO THE JOINT PROXY STATEMENT/PROSPECTUS ACCOMPANYING THIS NOTICE IS TIMELY PROVIDED TO STOCKHOLDERS OF APOLLO GLOBAL MANAGEMENT, INC.	AGAINST
BENGO4.COM,INC.	JP3835870001	17-Dec-2021	Appoint a Director Motoe, Taichiro	FOR
BREMBO SPA	IT0005252728	17-Dec-2021	FORMER CHAIRMAN: APPOINTMENT. RESOLUTIONS RELATED THERETO: ALBERTO BOMBASSEI	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	FORMER CHAIRMAN: TO STATE THE TERM OF OFFICE. RESOLUTIONS RELATED THERETO	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	TO APPOINT OF A DIRECTOR FOR INTEGRATION OF THE BOARD OF DIRECTORS OF BREMBO S.P.A. RESOLUTIONS RELATED THERETO: ROBERTO VAVASSORI	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	TO APPOINT OF THE BOARD OF DIRECTORS CHAIRMAN. RESOLUTIONS RELATED THERETO: MATTEO TIRABOSCHI	AGAINST
BREMBO SPA	IT0005252728	17-Dec-2021	TO INTRODUCE ARTICLE 17-BIS OF THE ARTICLES OF ASSOCIATION OF BREMBO S.P.A. RELATING TO THE FIGURE OF THE FORMER CHAIRMAN. RESOLUTIONS RELATED THERETO	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACN0R5	17-Dec-2021	FILING OF A LAWSUIT AGAINST THE MINAS GERAIS STATE WATER AND SEWAGE REGULATORY AGENCY, ARSAE MG, REFERRING TO ADMINISTRATIVE PROCEEDING 05.2019, BILLING OF SEWAGE SERVICES IN THE MUNICIPALITY OF BELO HORIZONTE	AGAINST
COMPANIA DE SANEAMENTO DE MINAS GERAIS - COPASA MG	BRCSMGACN0R5	17-Dec-2021	FILING OF A LAWSUIT AGAINST THE MINAS GERAIS STATE WATER AND SEWAGE REGULATORY AGENCY, ARSAE MG, REFERRING TO ADMINISTRATIVE PROCEEDING 31.2021, HEAVY RAINFALLS THAT IMPACTED SEWAGE SERVICES IN THE MUNICIPALITY OF BELO HORIZONTE	AGAINST
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Araki, Yukiko	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Hirai, Keiji	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Imai, Hirofumi	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Iwai, Takayuki	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Kamide, Toyoyuki	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Kiyama, Keiko	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Kozawa, Tadahiro	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Miyake, Minesaburo	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Appoint a Director Robert Wessman	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Approve Appropriation of Surplus	FOR
FUJI PHARMA CO.,LTD.	JP3816200004	17-Dec-2021	Approve Reduction of Capital Reserve	FOR
GEELY AUTOMOBILE HOLDINGS LTD	KYG3777B1032	17-Dec-2021	TO APPROVE, RATIFY AND CONFIRM THE SHARE PURCHASE AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 30 NOVEMBER 2021 (THE "CIRCULAR")) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; CONDITIONAL UPON THE LISTING COMMITTEE OF THE STOCK EXCHANGE OF HONG KONG LIMITED GRANTING THE LISTING OF, AND THE PERMISSION TO DEAL IN, THE CONSIDERATION SHARES (AS DEFINED IN THE CIRCULAR), TO GRANT A SPECIFIC MANDATE TO THE DIRECTORS OF THE COMPANY TO ALLOT AND ISSUE THE CONSIDERATION SHARES AND TAKE ALL SUCH STEPS AND DO ALL SUCH ACTS AS MAY BE NECESSARY OR EXPEDIENT TO GIVE EFFECT TO THE SAME; AND TO AUTHORIZE THE DIRECTORS OF THE COMPANY TO DO ALL SUCH THINGS AND ACTS AND TO EXECUTE ALL SUCH DOCUMENTS WHICH THEY CONSIDER DESIRABLE, NECESSARY OR EXPEDIENT TO GIVE EFFECT TO OR IN CONNECTION WITH THE SHARE PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Amend Articles to: Reduce Term of Office of Directors to One Year	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Hirose, Takuo	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Hiruma, Akira	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Kato, Hisaki	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Kodate, Kashiko	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Koibuchi, Ken	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Kurihara, Kazue	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Maruno, Tadashi	FOR

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HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Suzuki, Kenji	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Suzuki, Takayuki	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Appoint a Director Yoshida, Kenji	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Approve Appropriation of Surplus	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Approve Details of the Compensation to be received by Corporate Auditors	FOR
HAMAMATSU PHOTONICS K.K.	JP3771800004	17-Dec-2021	Approve Details of the Compensation to be received by Directors	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	ADOPTION OF THE REMUNERATION REPORT	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	ELECTION OF MS TONIANNE DWYER AS A DIRECTOR	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR & CEO	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ORDINARY RESOLUTION - PARIS-ALIGNED TARGETS	FOR
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SPECIAL RESOLUTION - AMENDMENT TO THE CONSTITUTION	AGAINST
INCITEC PIVOT LTD	AU000000IPL1	17-Dec-2021	RE-ELECTION OF MR BRUCE BROOK AS A DIRECTOR	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Update the Articles Related to Deemed Approval, Approve Minor Revisions	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint a Substitute Executive Director Ichiki, Naoto	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint a Supervisory Director Fujimoto, Hiroyuki	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint a Supervisory Director Tamura, Yoshihiro	FOR
INVINCIBLE INVESTMENT CORPORATION	JP3046190009	17-Dec-2021	Appoint an Executive Director Fukuda, Naoki	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Aoki, Hidehiko	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Hibi, Keisuke	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Kaiho, Ayako	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Kato, Kazuya	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Nakamura, Toshinao	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Onishi, Takashi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Ota, Takashi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Suga, Kimihiro	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Tsugie, Shigenori	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Uchita, Masatoshi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Yamanaka, Kenichi	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Appoint a Director Yasokawa, Yusuke	FOR
KATO SANGYO CO.,LTD.	JP3213300001	17-Dec-2021	Approve Appropriation of Surplus	FOR
KONINKLIJKE VOPAK N.V.	NL0009432491	17-Dec-2021	APPOINTMENT OF MR. D.J.M. RICHELLE AS MEMBER OF THE EXECUTIVE BOARD	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	DEFERRED RIGHTS - GROUP CHIEF EXECUTIVE OFFICER	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	PERFORMANCE RIGHTS - GROUP CHIEF EXECUTIVE OFFICER	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: AMENDMENT TO THE CONSTITUTION	AGAINST
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	PLEASE NOTE THIS IS SHAREHOLDER PROPOSAL: TRANSITION PLANNING DISCLOSURE	AGAINST
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	RE-ELECTION OF DIRECTOR - MS ANNE LOVERIDGE	FOR
NATIONAL AUSTRALIA BANK LTD	AU000000NAB4	17-Dec-2021	REMUNERATION REPORT	FOR
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Approval of the ratification of Ernst & Young LLP as the Company's independent registered public accounting firm for fiscal year 2021.	FOR
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Approval, on an advisory basis, of executive compensation.	AGAINST
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Director Election - Howard W. Lutnick	ABSTAIN
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Director Election - Michael Snow	ABSTAIN
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Director Election - Virginia S. Bauer	ABSTAIN
NEWMARK GROUP, INC.	US65158N1028	17-Dec-2021	Director Election - Kenneth A. McIntyre	ABSTAIN
NUFARM LIMITED	AU000000NUF3	17-Dec-2021	APPROVAL OF ISSUE OF DEFERRED RIGHTS TO EXECUTIVE DIRECTOR -GREG HUNT	FOR
NUFARM LIMITED	AU000000NUF3	17-Dec-2021	ELECTION OF DAVID JONES AS A DIRECTOR OF THE COMPANY	FOR
NUFARM LIMITED	AU000000NUF3	17-Dec-2021	REMUNERATION REPORT	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Doi, Yutaka	AGAINST
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Harada, Masanori	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Hirano, Kenichi	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Tajikawa, Junichi	FOR
PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Wakatabi, Kotaro	FOR

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PRESSANCE CORPORATION	JP3833300001	17-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yamagishi, Yoshiaki	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	APPROVE REMUNERATION POLICY	AGAINST
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	APPROVE REMUNERATION REPORT	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE ISSUE OF EQUITY	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	ELECT ANN BERMAN AS DIRECTOR	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	ELECT DANIEL LEVANGIE AS DIRECTOR	FOR
RENALYTIX PLC	GB00BYWL4Y04	17-Dec-2021	REAPPOINT PKF LITTLEJOHN LLP AS AUDITORS	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	17-Dec-2021	INVESTMENT IN CONSTRUCTION OF A PROJECT	FOR
SHENZHEN CAPCHEM TECHNOLOGY CO LTD	CNE100000K15	17-Dec-2021	INVESTMENT IN CONSTRUCTION OF ANOTHER PROJECT	FOR
SYNTHOMER PLC	GB0009887422	17-Dec-2021	APPROVE ACQUISITION OF ADHESIVE RESINS BUSINESS OF EASTMAN CHEMICAL COMPANY	FOR
SYNTHOMER PLC	GB0009887422	17-Dec-2021	APPROVE INCREASE IN BORROWING LIMIT UNDER THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Approval of the Amendment to the THOR Industries, Inc. 2016 Equity and Incentive Plan.	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Andrew Graves	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - James L. Ziemer	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Christina Hennington	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Amelia A. Huntington	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Laurel Hurd	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Wilson Jones	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - William J. Kelley, Jr.	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Christopher Klein	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Robert W. Martin	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Director Election - Peter B. Orthwein	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Non-binding advisory vote to approve the compensation of our named executive officers (NEOs).	FOR
THOR INDUSTRIES, INC.	US8851601018	17-Dec-2021	Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for our Fiscal Year 2022.	FOR
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - Robert Sumas	FOR
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - William Sumas	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - John P. Sumas	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - Nicholas Sumas	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - John J. Sumas	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - Kevin Begley	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - Steven Crystal	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Director Election - Stephen F. Rooney	ABSTAIN
VILLAGE SUPER MARKET, INC.	US9271074091	17-Dec-2021	Ratification of KPMG LLP as the independent registered public accounting firm for fiscal 2022.	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Corporate Auditor Okuda, Takako	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Corporate Auditor Yasuda, Nariki	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Fujita, Satoshi	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Izumi, Hiroshi	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Maeta, Toshihiro	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Matsumoto, Hiroshi	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Muzhi Zhou	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Takei, Minoru	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Tsuchiya, Ryosuke	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Yamamoto, Hikaru	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Appoint a Director Yokoyama, Yoshinori	FOR
MTI LTD.	JP3167480007	18-Dec-2021	Approve Appropriation of Surplus	FOR
GMO PAYMENT GATEWAY, INC.	JP3385890003	19-Dec-2021	Amend Articles to: Increase the Board of Directors Size, Transition to a Company with Supervisory Committee, Establish the Articles Related to Shareholders Meeting held without specifying a venue	AGAINST
GMO PAYMENT GATEWAY, INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Hokazono, Yumi	AGAINST

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GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Kai, Fumio	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Okamoto, Kazuhiko	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is Audit and Supervisory Committee Member Yoshida, Kazutaka	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Ainoura, Issei	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Arai, Teruhiro	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Inagaki, Noriko	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Isozaki, Satoru	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kawasaki, Yuki	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kumagai, Masatoshi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Muramatsu, Ryu	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Akio	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Shimahara, Takashi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yamashita, Hirofumi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Masashi	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Appoint Accounting Auditors	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Approve Appropriation of Surplus	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
GMO PAYMENT GATEWAY,INC.	JP3385890003	19-Dec-2021	Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Committee Members	FOR
APOLLO HOSPITALS ENTERPRISE LTD	INE437A01024	20-Dec-2021	APPOINTMENT OF MS. RAMA BIJAPURKAR AS AN INDEPENDENT DIRECTOR OF THE COMPANY	AGAINST
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REAPPOINT KOST, FORER GABBAY & KASIERER AS AUDITORS	AGAINST
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT ITZHAK HALAMISH AS DIRECTOR	FOR
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT RAPHAEL AARON RECHNITZER AS DIRECTOR	FOR
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT SHLOMO EISENBERG AS DIRECTOR	FOR
ARAD INVESTMENT & INDUSTRIAL DEVELOPMENT LTD	IL0007310183	20-Dec-2021	REELECT YAEL EFRON AS DIRECTOR	FOR
BCI MINERALS LTD	AU000000BC10	20-Dec-2021	PROPOSED ISSUE OF SHARES TO AUSTRALIANSUPER	FOR
BCI MINERALS LTD	AU000000BC10	20-Dec-2021	PROPOSED ISSUE OF SHARES TO PLACEES	FOR
BCI MINERALS LTD	AU000000BC10	20-Dec-2021	PROPOSED ISSUE OF SHARES TO WROXY (SUBSTANTIAL SHAREHOLDER)	FOR
BCI MINERALS LTD	AU000000BC10	20-Dec-2021	PROPOSED ISSUE OF SPP SHARES TO THE UNDERWRITER OR AUSTRALIANSUPER	FOR
BCI MINERALS LTD	AU000000BC10	20-Dec-2021	PROPOSED ISSUE OF THE SERIES 1 CONVERTIBLE NOTES TO AUSTRALIANSUPER	FOR
BCI MINERALS LTD	AU000000BC10	20-Dec-2021	PROPOSED ISSUE OF THE SERIES 2 CONVERTIBLE NOTES AND SERIES 3 CONVERTIBLE NOTES TO AUSTRALIANSUPER	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	ELECTION OF MR. LIN HONG AS SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE BANK	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	ISSUANCE OF QUALIFIED WRITE-DOWN TIER-2 CAPITAL INSTRUMENTS	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	ISSUANCE OF WRITE-DOWN UNDATED CAPITAL BONDS	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	NEW PROVISIONAL LIMIT ON CHARITABLE DONATIONS IN 2021	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	REMUNERATION DISTRIBUTION AND SETTLEMENT PLAN FOR DIRECTORS FOR THE YEAR 2020	FOR
CHINA CONSTRUCTION BANK CORPORATION	CNE1000002H1	20-Dec-2021	REMUNERATION DISTRIBUTION AND SETTLEMENT PLAN FOR SUPERVISORS FOR THE YEAR 2020	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE APPLICATION FOR BANK FACILITIES AND PROVISION OF GUARANTEES BY THE COMPANY AND ITS SUBSIDIARIES	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE CONNECTED TRANSACTIONS	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE PROPOSED CAPITAL INCREASE AND PROVISION OF FINANCIAL ASSISTANCE TO WHOLLY-OWNED SUBSIDIARY LITIO BY GANFENG NETHERLANDS	FOR
GANFENG LITHIUM CO., LTD.	CNE1000031W9	20-Dec-2021	TO CONSIDER AND APPROVE THE PROVISION OF GUARANTEES TO THE CONTROLLED SUBSIDIARY	FOR
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	Director Election - Lloyd Carney	ABSTAIN
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	Director Election - Yueou Wang	ABSTAIN
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	Director Election - Michael Southworth	FOR
GRID DYNAMICS HOLDINGS, INC.	US39813G1094	20-Dec-2021	The ratification of the appointment of Grant Thornton LLP as our independent registered public accounting firm for our fiscal year ending December 31, 2021.	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	APPROVE EXTENSION OF SERVICE AGREEMENT WITH CONTROLLER, OFER BROTHERS PROPERTIES (1957) LTD	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REAPPOINT BRIGHTMAN ALMAGOR ZOHAR & CO. (DELOITTE) AS AUDITORS	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT LIORA OFER AS DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT SAGI EITAN AS INDEPENDENT DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT SHUKI (YEHOSHUA) OREN AS INDEPENDENT DIRECTOR	FOR
MELISRON LTD	IL0003230146	20-Dec-2021	REELECT YITZHAK NODRI ZIDOV AS DIRECTOR	FOR

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MELISRON LTD	IL0003230146	20-Dec-2021	REELECT YOAV DOPPELT AS DIRECTOR	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ADOPTION OF RULES OF PROCEDURE	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	APPROVAL OF ACQUISITION OF SHARES IN AIR BANK AND CZECH AND SLOVAK HOME CREDIT	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	DECISION ON SHARE CAPITAL INCREASE OF MONETA MONEY BANK	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	DECISION ON THE DISTRIBUTION OF MONETA MONEY BANK'S PROFIT	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	DECISION TO AMEND THE ARTICLES OF ASSOCIATION OF MONETA MONEY BANK	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF A MEMBER OF THE AUDIT COMMITTEE: ZUZANA PROKOPCOVA	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF A MEMBER OF THE SUPERVISORY BOARD: GABRIEL EICHLER	AGAINST
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF A MEMBER OF THE SUPERVISORY BOARD: TOMAS PARDUBICKY	FOR
MONETA MONEY BANK, A.S	CZ0008040318	20-Dec-2021	ELECTION OF PERSONS INVOLVED IN THE ORGANIZATION OF THE GENERAL MEETING	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPOINT SOMEKH CHAIKIN AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPROVE RENEWED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPROVE RENEWED MANAGEMENT SERVICE AGREEMENT WITH HAIM TSUFF, CHAIRMAN AND CONTROLLER	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	APPROVE RENEWED SERVICE AGREEMENT WITH EQUITAL GROUP	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	ELECT BARRY SABAJ AS DIRECTOR AND APPROVE HIS REMUNERATION	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	ISSUE PRE-LIABILITY WAIVER TO HAIM TSUFF, CHAIRMAN AND CONTROLLER	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	REELECT BOAZ SIMONS AS DIRECTOR	FOR
NAPHTHA ISRAEL PETROLEUM CORP LTD	IL0006430156	20-Dec-2021	REELECT HAIM TSUFF AS DIRECTOR	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: AUTHORIZATION FOR THE CORPORATE BONDS	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: BOND DURATION	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: BOND TYPE AND METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: GUARANTEE METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: INTEREST RATE AND ITS DETERMINING METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUING METHOD	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUING PRINCIPAL	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: ISSUING TARGETS AND ARRANGEMENTS FOR PLACEMENT TO SHAREHOLDERS	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: LISTING PLACE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: PAR VALUE AND ISSUE PRICE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: PURPOSE OF THE RAISED FUNDS	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: REGISTRATION QUOTA	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: REPAYMENT GUARANTEE MEASURES	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: SPECIAL CLAUSES ON THE ISSUANCE	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	APPLICATION FOR PUBLIC ISSUANCE OF CORPORATE BONDS: THE VALID PERIOD OF THE RESOLUTION	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	CAPITAL INCREASE IN A COMPANY AND INVESTMENT IN A PROJECT	FOR
TCL TECHNOLOGY GROUP CORPORATION	CNE000001GL8	20-Dec-2021	THE COMPANY'S ELIGIBILITY FOR PUBLIC ISSUANCE OF CORPORATE BONDS AND APPLICABILITY FOR THE OPTIMIZED BOND REVIEW PROCEDURE OF SHENZHEN STOCK EXCHANGE	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	ELECTION OF SHAREHOLDER SUPERVISOR: LIN NI	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE ENGINEERING DESIGN, CONSTRUCTION AND SUPERVISION SERVICE SUPPLY AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE FIXED ASSET LEASING FRAMEWORK AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE GENERAL AGREEMENT ON MUTUAL SUPPLY OF PRODUCTS AND SERVICES WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE LAND USE RIGHT LEASING AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE ORE SUPPLY AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE CONTINUING CONNECTED TRANSACTIONS UNDER THE SOCIAL AND LIFE LOGISTICS SERVICE SUPPLY AGREEMENT WITH THE ABOVE COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR
ALUMINUM CORPORATION OF CHINA LTD	CNE1000000T0	21-Dec-2021	RENEWAL OF THE FINANCIAL LEASING COOPERATION FRAMEWORK AGREEMENT WITH ANOTHER COMPANY AND THE ANNUAL UPPER LIMITS OF THE TRANSACTIONS FROM 2022 TO 2024	FOR

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ATHENE HOLDING LTD.	BMG0684D1074	21-Dec-2021	To approve the adjournment of the AHL special general meeting to solicit additional proxies if there are not sufficient votes at the time of the AHL special general meeting to approve the AHL merger agreement proposal or to ensure that any supplement or amendment to the joint proxy statement/prospectus is timely provided to holders of AHL Common Shares and AHL Preferred Shares, which is referred to as the "AHL adjournment proposal."	FOR
ATHENE HOLDING LTD.	BMG0684D1074	21-Dec-2021	To approve the merger of AHL and Blue Merger Sub, Ltd. and the Agreement and Plan of Merger, by and among Apollo Global Management, Inc., AHL, Tango Holdings, Inc., Blue Merger Sub, Ltd. and Green Merger Sub, Inc. (which, as it may be amended from time to time, we refer to as the "merger agreement"), and the statutory merger agreement required by Section 105 of the Companies Act, 1981 (as amended) of Bermuda, which proposal is referred to as the "AHL merger agreement proposal."	FOR
ATHENE HOLDING LTD.	BMG0684D1074	21-Dec-2021	To approve, on a non-binding advisory basis, certain compensation that may be paid or become payable to AHL's named executive officers, pursuant to arrangements with AHL, that is based on or otherwise relates to the transactions contemplated by the merger agreement, which proposal is referred to as the "AHL non-binding compensation advisory proposal."	FOR
BANCA IFIS SPA	IT0003188064	21-Dec-2021	PROPOSAL TO INCREASE TO 1.5:1 THE RATIO BETWEEN THE VARIABLE COMPONENT AND THE FIXED COMPONENT OF THE CEO'S REMUNERATION. RESOLUTIONS RELATED THERETO	FOR
COMINAR REAL ESTATE INVESTMENT TRUST	CA1999101001	21-Dec-2021	To consider and, if thought advisable, to pass, with or without variation, a special resolution to approve a proposed plan of arrangement involving, among others, Cominar Real Estate Investment Trust and its subsidiary 13217396 Canada Inc., on the first part, Iris Acquisition II LP, an entity created by a consortium led by an affiliate of Canderel Management Inc., a leading Canadian developer and manager, and including FrontFour Capital Group LLC, Artis Real Estate Investment Trust and partnerships managed by the Sandpiper Group, on the second part, and affiliates of Mach Capital Inc. and Blackstone Real Estate Services L.L.C., on the third part, pursuant to Section 192 of the Canada Business Corporations Act. The full text of such special resolution is set forth in Appendix B to the accompanying management information circular of Cominar Real Estate Investment Trust dated November 19, 2021.	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Amend Articles to: Approve Minor Revisions	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint a Substitute Executive Director Nishigaki, Yoshiki	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint a Supervisory Director Nakata, Chizuko	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint a Supervisory Director Takai, Akimitsu	FOR
DAIWA SECURITIES LIVING INVESTMENT CORPORATION	JP3046410001	21-Dec-2021	Appoint an Executive Director Urata, Yoshio	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - Brian L. Derksen	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - Matthew Proud	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - Mario Di Pietro	ABSTAIN
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - David MacDonald	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - Brad Wall	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - Edward D. (Ted) Prittie	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	Director Election - Ronnie Wahi	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	To appoint Ernst & Young LLP as auditors of the Corporation and to authorize the board of directors of the Corporation to fix their remuneration.	FOR
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	To approve an ordinary resolution ratifying the grant of an aggregate of 5,823,435 stock options to the Global Chief Executive Officer of the Corporation as more fully described in the accompanying Management Information Circular.	AGAINST
DYE & DURHAM LIMITED	CA2674881040	21-Dec-2021	To approve an ordinary resolution ratifying the grant of an aggregate of 600,000 stock options to participants as more fully described in the accompanying Management Information Circular.	AGAINST
MATRIX IT LTD	IL0004450156	21-Dec-2021	ELECT PINCHAS GREENFELD AS INDEPENDENT DIRECTOR	FOR
MATRIX IT LTD	IL0004450156	21-Dec-2021	REAPPOINT KOST, FORER, GABBAY AND KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
MATRIX IT LTD	IL0004450156	21-Dec-2021	REELECT ELIEZER OREN AS DIRECTOR	FOR
MATRIX IT LTD	IL0004450156	21-Dec-2021	REELECT GUY BERNSTEIN AS DIRECTOR	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	21-Dec-2021	REAPPOINT BRIGHTMAN, ALMAGOR, ZOHAR & CO. AS AUDITORS AND REPORT ON FEES PAID TO THE AUDITOR FOR 2020	FOR
MIZRAHI TEFAHOT BANK LTD	IL0006954379	21-Dec-2021	REELECT GILAD RABINOVICH AS EXTERNAL DIRECTOR	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Kobayashi, Norifumi	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Makino, Koji	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Obara, Yasushi	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Onishi, Tomoo	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Appoint a Director Yamashita, Mitsuhisa	FOR
OBARA GROUP INCORPORATED	JP3197650009	21-Dec-2021	Approve Appropriation of Surplus	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE CALLING OF GENERAL MEETINGS OF THE COMPANY BY NOTICE OF 14 CLEAR DAYS	AGAINST
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO ELECT CHRISTIAN SCHREYER AS A DIRECTOR	FOR

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THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO ELECT GORDON BOYD AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO GIVE AUTHORITY TO THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT ADRIAN EWER AS A DIRECTOR	AGAINST
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT CLARE HOLLINGSWORTH AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT HARRY HOLT AS A DIRECTOR	FOR
THE GO-AHEAD GROUP PLC	GB0003753778	21-Dec-2021	TO RE-ELECT LEANNE WOOD AS A DIRECTOR	FOR
AKKA TECHNOLOGIES SE	FR0004180537	22-Dec-2021	CANCELLATION OF PARAGRAPHS 6 AND 7 OF ARTICLE 17 "COMPOSITION OF THE BOARD OF DIRECTORS" OF THE COMPANY'S BYLAWS	FOR
AKKA TECHNOLOGIES SE	FR0004180537	22-Dec-2021	CANCELLATION OF THE 7.927.487 PROFIT SHARES ISSUED BY THE COMPANY	FOR
AKKA TECHNOLOGIES SE	FR0004180537	22-Dec-2021	POWERS TO CARRY OUT FORMALITIES	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	22-Dec-2021	(A) TO APPROVE, CONFIRM AND RATIFY THE DEEDS OF NON-COMPETITION AND INDEMNITY BOTH DATED 21 JULY 2021 RESPECTIVELY ENTERED INTO BETWEEN (I) MS. YANG HUIYAN AND THE COMPANY AND (II) MR. YEUNG KWOK KEUNG AND THE COMPANY (THE "NEW DEEDS OF NON-COMPETITION") AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; AND (B) TO AUTHORISE ANY ONE OR MORE DIRECTORS OF THE COMPANY TO EXECUTE, DELIVER AND PERFECT THE NEW DEEDS OF NON-COMPETITION FOR AND ON BEHALF OF THE COMPANY AND TO TAKE ALL SUCH ACTIONS, DO ALL SUCH THINGS AND EXECUTE ALL SUCH FURTHER DOCUMENTS, DEEDS OR INSTRUMENTS AS THEY MAY, IN THEIR OPINION, DEEM NECESSARY, DESIRABLE, APPROPRIATE OR EXPEDIENT TO GIVE EFFECT TO THE NEW DEEDS OF NON-COMPETITION AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	22-Dec-2021	(A) TO APPROVE, CONFIRM AND RATIFY THE DEEDS OF TERMINATION BOTH DATED 21 JULY 2021 IN RELATION TO THE TERMINATION OF (I) THE DEED OF NON-COMPETITION DATED 29 MARCH 2007 ENTERED INTO AMONG MS. YANG HUIYAN, MR. YANG ERZHU, MR. SU RUBO, MR. ZHANG YAORYUAN, MR. OU XUEMING, QINGYUAN COUNTRY GARDEN PROPERTY DEVELOPMENT CO., LTD. (AS SPECIFIED), QINGYUAN COUNTRY CULTURAL DEVELOPMENT CO., LTD. (AS SPECIFIED), AND THE COMPANY AND (II) THE DEED OF NON-COMPETITION DATED 29 MARCH 2007 ENTERED INTO BETWEEN MR. YEUNG KWOK KEUNG AND THE COMPANY (THE "ORIGINAL DEEDS OF NON-COMPETITION"), RESPECTIVELY ENTERED INTO AMONG THE PARTIES TO THE ORIGINAL DEEDS OF NON-COMPETITION (THE "TERMINATION DEEDS") AND THE TRANSACTIONS CONTEMPLATED THEREUNDER; AND (B) TO AUTHORISE ANY ONE OR MORE DIRECTORS OF THE COMPANY TO EXECUTE, DELIVER AND PERFECT THE TERMINATION DEEDS FOR AND ON BEHALF OF THE COMPANY AND TO TAKE ALL SUCH ACTIONS, DO ALL SUCH THINGS AND EXECUTE ALL SUCH FURTHER DOCUMENTS, DEEDS OR INSTRUMENTS AS THEY MAY, IN THEIR OPINION, DEEM NECESSARY, DESIRABLE, APPROPRIATE OR EXPEDIENT TO GIVE EFFECT TO THE TERMINATION DEEDS AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
COUNTRY GARDEN HOLDINGS CO LTD	KYG245241032	22-Dec-2021	TO APPROVE THE ADOPTION OF THE NEW MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY AND TO AUTHORISE ANY ONE DIRECTOR OR JOINT COMPANY SECRETARY OF THE COMPANY TO DO ALL THINGS NECESSARY TO IMPLEMENT THE ADOPTION OF THE NEW MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	APPOINTMENT OF SPECIAL DELEGATES	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	APPOINTMENT OF SPECIAL DELEGATES	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	DISCUSSION AND, WHERE APPROPRIATE, APPROVAL OF THE DIVIDEND DECREE IN FAVOR OF THE COMPANY'S SHAREHOLDERS. RESOLUTIONS IN THIS REGARD	FOR
GRUPO AEROPORTUARIO DEL CENTRO NORTE SAB DE CV	MX010M000018	22-Dec-2021	DISCUSSION AND, WHERE APPROPRIATE, APPROVAL TO MODIFY THE TEXT OF ARTICLE EIGHTEEN, NUMERAL TWENTY FIVE, SUBSECTION B., SUBPARAGRAPH II. OF THE CORPORATE BYLAWS OF GRUPO AEROPORTUARIO DEL CENTRO NORTE, S.A.B. DE C.V., AND ADOPTION OF RESOLUTIONS IN THIS REGARD	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Director Election - Alfred P. Poor	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Director Election - Shane McMahon	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Director Election - James S. Cassano	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Director Election - Jerry Fan	FOR
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Director Election - Harry Edelson	ABSTAIN
IDEANOMICS, INC.	US45166V1061	22-Dec-2021	Ratification of appointment of BDO USA, LLP as independent registered public accounting firm.	FOR
JOHN KEELLS HLDG PLC	LK0092N00003	22-Dec-2021	PROPOSED PRIVATE PLACEMENT FOR THE SRI LANKAN RUPEE EQUIVALENT OF USD 80 MILLION AMOUNTING UP TO A MAXIMUM OF 122,500,000 NEW ORDINARY SHARES TO ASIAN DEVELOPMENT BANK	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Amend Articles to: Update the Structure of Fee to be received by Asset Management Firm, Approve Minor Revisions	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Substitute Executive Director Nobata, Koichiro	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Substitute Supervisory Director Hiyama, Satoshi	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Supervisory Director Yamakawa, Akiko	FOR
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint a Supervisory Director Yasu, Yoshitoshi	AGAINST
KENEDIX RETAIL REIT CORPORATION	JP3047900000	22-Dec-2021	Appoint an Executive Director Watanabe, Moyuru	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Matsuoka, Noboru	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Nakamura, Satoru	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Nishizawa, Tamio	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Shimoda, So	FOR

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M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Appoint a Director Sogame, Yoza	FOR
M&A CAPITAL PARTNERS CO.,LTD.	JP3167320005	22-Dec-2021	Approve Details of the Compensation to be received by Directors	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	ADVISORY VOTE ON THE AMENDED REMUNERATION POLICY OF THE COMPANY PREPARED UNDER THE PROVISIONS OF ACT LXVII OF 2019 ON ENCOURAGING LONG-TERM SHAREHOLDER ENGAGEMENT AND AMENDMENTS OF FURTHER REGULATIONS FOR HARMONIZATION PURPOSES	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	AMENDMENT OF ARTICLE 13.5. OF THE ARTICLES OF ASSOCIATION	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	DECISION AND AUTHORIZATION RELATED TO THE SALE OF (TREASURY) SHARES OWNED BY MOL PLC. TO THE SPECIAL EMPLOYEE SHARE OWNERSHIP PROGRAM ORGANIZATIONS TO BE CREATED BY THE EMPLOYEES OF MOL PLC	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	DECISION ON PROVIDING SUPPORT IN CONNECTION WITH THE SPECIAL EMPLOYEE SHARE OWNERSHIP PROGRAM TO BE LAUNCHED BY THE EMPLOYEES OF MOL PLC	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	ELECTION OF MEMBER OF THE BOARD OF DIRECTORS	FOR
MOL HUNGARIAN OIL AND GAS PLC	HU0000153937	22-Dec-2021	ELECTION OF THE STATUTORY AUDITOR FOR THE 2022 FINANCIAL YEAR AND DETERMINATION OF ITS REMUNERATION AS WELL AS THE MATERIAL ELEMENTS OF ITS ENGAGEMENT	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Amend Articles to: Change Official Company Name, Amend Business Lines, Increase the Board of Directors Size	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Arai, Masaaki	AGAINST
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Fukuoka, Ryosuke	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Imamura, Hitoshi	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Ishimura, Hitoshi	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Kamata, Kazuhiko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Kotani, Maoko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Munemasa, Hiroshi	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Omae, Yuko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Director Wakatabi, Kotaro	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Appoint a Substitute Corporate Auditor Mabuchi, Akiko	FOR
OPEN HOUSE CO.,LTD.	JP3173540000	22-Dec-2021	Approve Appropriation of Surplus	FOR
REC SILICON ASA	N00010112675	22-Dec-2021	APPROVE NOTICE OF MEETING AND AGENDA	FOR
REC SILICON ASA	N00010112675	22-Dec-2021	ELECT CHAIRMAN OF MEETING; DESIGNATE INSPECTOR(S) OF MINUTES OF MEETING	FOR
REC SILICON ASA	N00010112675	22-Dec-2021	ELECT SEUNG DEOK PARK AND KRISTIAN MONSEN ROKKE (CHAIR) AS DIRECTORS	AGAINST
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REAPPOINT KOST, FORER, GABBAY, AND KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT EYAL BEN-CHLOUCHE AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT GUY BERNSTEIN AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT NAAMIT SALOMON AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT RONI AL DOR AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT UZI NETANEL AS DIRECTOR	FOR
SAPIENS INTERNATIONAL CORPORATION NV	KYG7T16G1039	22-Dec-2021	REELECT YACOV ELINAV AS DIRECTOR	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	US8336351056	22-Dec-2021	Distribution and payment of a special dividend ("dividendo eventual") equivalent to US\$1.40037 per share to be charged to the SQM's retained earnings.	FOR
SOCIEDAD QUIMICA Y MINERA DE CHILE SA SOQUIMICH	CLP8716X1082	22-Dec-2021	THE DISTRIBUTION AND PAYMENT OF AN INTERIM DIVIDEND EQUIVALENT TO USD 1.40037 PER SHARE, WITH A CHARGE AGAINST THE ACCUMULATED PROFIT OF THE COMPANY, FROM HERE ONWARDS REFERRED TO AS THE INTERIM DIVIDEND	AGAINST
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Amend Articles to: Change Official Company Name, Amend Business Lines, Approve Minor Revisions Related to Change of Laws and Regulations	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Furuse, Kenji	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Hanazawa, Mikio	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Honda, Mitsuhiro	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Horiai, Yosuke	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Inoue, Yuji	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Matsubara, Hiroyuki	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Ochi, Koji	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Okada, Hiroshi	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Sakai, Mototsugu	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Sakamoto, Yoriko	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Yoshikawa, Naotaka	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Appoint a Director Yoshikawa, Toshio	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Approve Appropriation of Surplus	FOR
YOKOHAMA REITO CO.,LTD.	JP3957000007	22-Dec-2021	Approve Details of the Compensation to be received by Directors	FOR

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ZOOPLUS AG	DE000A3E5DD4	22-Dec-2021	AMEND MAY 20, 2021 AGM RESOLUTION ON REMUNERATION OF SUPERVISORY BOARD	FOR
ZOOPLUS AG	DE000A3E5DD4	22-Dec-2021	CHANGE OF CORPORATE FORM TO SOCIETAS EUROPAEA (SE)	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ADVISORY VOTE TO APPROVE THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE OFFICERS	AGAINST
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF AMENDMENTS TO THE COMPANY'S AMENDED AND RESTATED BYLAWS, AS SET OUT IN THE PROXY STATEMENT	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO JAMES CORBETT PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO JAN STERN REED PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO JEREMY CURNOCK PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO LOU PANACCIO PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO LOUIS DRAPEAU PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 4,350 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 2,550 SHARES OF COMMON STOCK TO PROFESSOR SUZANNE CROWE PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 8,675 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 4,925 SHARES OF COMMON STOCK TO JAMES CORBETT PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11, IN RECOGNITION OF MR. CORBETT BEING APPOINTED AS A NEW DIRECTOR OF THE COMPANY	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 8,675 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 4,925 SHARES OF COMMON STOCK TO JAN STERN REED PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11, IN RECOGNITION OF MS. REED BEING APPOINTED AS A NEW DIRECTOR OF THE COMPANY	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL OF THE GRANT OF RESTRICTED STOCK UNITS TO ACQUIRE 95,280 SHARES OF COMMON STOCK AND OPTIONS TO ACQUIRE 55,200 SHARES OF COMMON STOCK TO DR. MICHAEL PERRY PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.11	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	APPROVAL TO INCREASE THE MAXIMUM AGGREGATE ANNUAL CASH FEE POOL FOR NON-EXECUTIVE DIRECTORS FROM USD 600,000 PER ANNUM TO USD 750,000 PER ANNUM PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 10.17 AND FOR ALL OTHER PURPOSES	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: DR. MICHAEL PERRY, DIRECTOR AND CHIEF EXECUTIVE OFFICER	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: JAMES CORBETT	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: JAN STERN REED	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: JEREMY CURNOCK COOK	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: LOU PANACCIO, CHAIRMAN OF THE BOARD OF DIRECTORS	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: LOUIS DRAPEAU	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	ELECTION OF DIRECTOR TO SERVE A ONE-YEAR TERM: PROFESSOR SUZANNE CROWE	AGAINST
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	RATIFICATION OF APPOINTMENT OF GRANT THORNTON LLP AS THE COMPANY'S INDEPENDENT PUBLIC ACCOUNTANTS FOR THE FISCAL YEAR ENDING JUNE 30, 2022	FOR
AVITA THERAPEUTICS INC	AU000000AVH4	23-Dec-2021	RATIFICATION OF THE ISSUE OF 3,214,250 SHARES OF COMMON STOCK WITH AN ISSUE PRICE OF USD 21.50 PER SHARE THAT WERE ISSUED PURSUANT TO AN UNDERWRITTEN REGISTERED PUBLIC OFFERING THAT WAS COMPLETED IN MARCH 2021 PURSUANT TO AND FOR THE PURPOSES OF ASX LISTING RULE 7.4 AND FOR ALL OTHER PURPOSES	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	APPROVE DEMERGER IN ACCORDANCE WITH THE PROPOSAL BETWEEN CNH INDUSTRIAL N.V. AND IVECO GROUP N.V.	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	APPROVE DISCHARGE OF TUFAN ERGINBILGIC AND LORENZO SIMONELLI AS NON-EXECUTIVE DIRECTORS	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	ELECT ASA TAMSONS AS NON-EXECUTIVE DIRECTOR	FOR
CNH INDUSTRIAL N.V.	NL0010545661	23-Dec-2021	ELECT CATIA BASTIOLI AS NON-EXECUTIVE DIRECTOR	FOR
COSCO SHIPPING INTERNATIONAL (SINGAPORE) CO LTD	SG1576928401	23-Dec-2021	TO APPROVE THE PROPOSED TRANSACTION	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kanise, Reiko	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Kondo, Akira	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Miyake, Minesaburo	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Mizutome, Koichi	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Sato, Koki	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Takaoka, Kozo	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Approve Appropriation of Surplus	FOR
FOOD & LIFE COMPANIES LTD.	JP3397150008	23-Dec-2021	Approve Details of the Compensation to be received by Outside Directors (Excluding Directors who are Audit and Supervisory Committee Members)	FOR
HENNGE K.K.	JP3835150008	23-Dec-2021	Appoint a Director Kato, Michiko	FOR
HENNGE K.K.	JP3835150008	23-Dec-2021	Appoint a Director Takaoka, Mio	FOR

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HENNGE K.K.	JP3835150008	23-Dec-2021	Approve Details of the Restricted-Share Compensation to be received by Corporate Officers	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	23-Dec-2021	TO APPROVE, CONFIRM AND RATIFY THE BUYING AGENT AGREEMENT (THE "BUYING AGENT AGREEMENT") DATED 17 NOVEMBER 2021 ENTERED INTO AMONG LEE KWOK TRADING LIMITED, WINFIBRE B.V., WINFIBRE (U.K) COMPANY LIMITED AND WINFIBRE (U.S.) INCORPORATED AND THE TRANSACTIONS CONTEMPLATED THEREUNDER (INCLUDING THE PROPOSED ANNUAL CAPS) AND TO AUTHORISE ANY ONE DIRECTOR OF THE COMPANY TO DO ALL SUCH ACTS AND THINGS AND EXECUTE ALL SUCH DOCUMENTS FOR AND ON BEHALF OF THE COMPANY WHICH HE CONSIDERS NECESSARY OR DESIRABLE IN CONNECTION WITH OR TO GIVE EFFECT TO THE BUYING AGENT AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
LEE & MAN PAPER MANUFACTURING LTD	KYG5427W1309	23-Dec-2021	TO APPROVE, CONFIRM AND RATIFY THE PULP PURCHASE AGREEMENT (THE "PULP PURCHASE AGREEMENT") DATED 17 NOVEMBER 2021 ENTERED INTO AMONG VANTAGE DRAGON LIMITED, BEST ETERNITY RECYCLE PULP AND PAPER COMPANY LIMITED, SHUN YI INTERNATIONAL TRADING COMPANY LIMITED AND MS. LEE MAN CHING AND THE TRANSACTIONS CONTEMPLATED THEREUNDER (INCLUDING THE PROPOSED ANNUAL CAPS) AND TO AUTHORISE ANY ONE DIRECTOR OF THE COMPANY TO DO ALL SUCH ACTS AND THINGS AND EXECUTE ALL SUCH DOCUMENTS FOR AND ON BEHALF OF THE COMPANY WHICH HE CONSIDERS NECESSARY OR DESIRABLE IN CONNECTION WITH OR TO GIVE EFFECT TO THE PULP PURCHASE AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER	FOR
MINCOR RESOURCES NL	AU000000MCR8	23-Dec-2021	APPROVAL OF POTENTIAL TERMINATION BENEFIT IN RELATION TO PERFORMANCE RIGHTS	FOR
MINCOR RESOURCES NL	AU000000MCR8	23-Dec-2021	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR OR HIS NOMINEE(S)	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Corporate Auditor Miyakawa, Atsuyuki	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Director Ishida, Kenichiro	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Director Shimizu, Kyosuke	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Appoint a Director Yamaguchi, Hiroshi	FOR
SHOEI CO.,LTD.	JP3360900009	23-Dec-2021	Approve Appropriation of Surplus	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	APPROVAL OF THE COMPANY REGULATIONS ON REMUNERATION FOR THE BOARD OF DIRECTORS	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: BELOKOPITOV NIKOLAY VLADIMIROVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: GUKASYAN MELINE GENRIKOVNA	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: IKONNIKOV ALEXANDR VYACHESLAVOVICH	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: KASHIRIN MIKHAIL SERGEEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MALASHENKO NIKOLAY GENNADYEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MECHETIN ALEXANDR ANATOLYEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MEDOEV OLEG PETROVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: MOLCHANOV SERGEY VITALEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: ORDOVSKIY-TANAEVSKIY BLANCO ROSTISLAV	FOR
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ELECTION OF BOARD OF DIRECTOR MEMBER: PROHAROV KONSTANTIN ANATOLEVICH	AGAINST
BELUGA GROUP	RU000A0HL5M1	24-Dec-2021	ON AN EARLY TERMINATION OF THE OFFICE OF THE COMPANY BOARD OF DIRECTORS	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Amend Articles to: Change Fiscal Year End	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Fujiwara, Hiroshi	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Fukudome, Hiroshi	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Hayashi, Eriko	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Ito, Akira	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Jimbo, Yoshihisa	FOR
CHANGE INC.	JP3507750002	24-Dec-2021	Appoint a Director Yamada, Yutaka	FOR
CMBC CAPITAL HOLDINGS LIMITED	BMG2233G1024	24-Dec-2021	TO CONSIDER AND APPROVE THE SHARE CONSOLIDATION AND OTHER MATTERS CONTEMPLATED THEREUNDER. DETAILS OF THE RESOLUTION ARE SET OUT IN THE NOTICE	FOR
MAGNITOGORSK IRON & STEEL WORKS PUBLIC JOINT STOCK	RU0009084396	24-Dec-2021	PAYMENT OF DIVIDENDS ON OUTSTANDING SHARES OF MMK FOR THE FIRST NINE MONTHS OF THE REPORTING YEAR 2021	FOR
PKSHA TECHNOLOGY INC.	JP3780050005	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Mizutani, Takehiko	FOR
PKSHA TECHNOLOGY INC.	JP3780050005	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Uenoyama, Katsuya	FOR
PKSHA TECHNOLOGY INC.	JP3780050005	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Yukihiro	FOR
RECTICEL SA	BE0003656676	24-Dec-2021	APPROVAL OF THE PROPOSED SALE OF THE BEDDING BUSINESS IN ACCORDANCE WITH ARTICLE 7:152 OF THE BELGIAN CODE FOR COMPANIES AND ASSOCIATIONS, TO THE EXTENT SUCH SHAREHOLDERS' APPROVAL IS REQUIRED AT THAT TIME	FOR
RECTICEL SA	BE0003656676	24-Dec-2021	POWERS PROPOSED RESOLUTION: THE SHAREHOLDERS GRANT THE POWER TO THE BOARD OF DIRECTORS TO NEGOTIATE, AGREE AND EXECUTE THE SHARE PURCHASE AGREEMENT AND ANY OTHER RELATED TRANSACTION AGREEMENTS, DETERMINE THE FINAL EQUITY PURCHASE PRICE BASED ON THE NET FINANCIAL DEBT AND THE WORKING CAPITAL POSITION AND ANY OTHER TERMS AND CONDITIONS FOR THE SALE, AND TO SIGN ANY FURTHER DOCUMENTS AND PERFORM ANY FURTHER ACTS THAT ARE REQUIRED FOR THE IMPLEMENTATION OF THE PROPOSED SALE, INCLUDING THE CARVE-OUT OF THE BEDDING BUSINESS	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Dec-2021	Appoint a Director who is not Audit and Supervisory Committee Member Soga, Natumasa	FOR
YAMAGUCHI FINANCIAL GROUP,INC.	JP3935300008	24-Dec-2021	Remove a Director Yoshimura, Takeshi	FOR

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CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	APPROVAL OF THE COMPENSATION OF MS. MALI MARGALHOT FOR HER SERVICE AS (FORMER) TEMPORARY BOARD CHAIRWOMAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER AND SOMECH HAIKIN CPA FIRMS AS COMPANY JOINT AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	AGAINST
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE/APPOINTMENT OF EXTERNAL DIRECTOR: MR. OSAMA HASSAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE/APPOINTMENT OF EXTERNAL DIRECTOR: MR. SHMUEL SCHWARTZ	ABSTAIN
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR. HAIM SUMMET, BOARD CHAIRMAN	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MR.RONI MELINIAK	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	THE RE-APPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MAYA LIKVORNIK	FOR
CLAL INSURANCE ENTERPRISES HOLDINGS LTD	IL0002240146	27-Dec-2021	UPDATE OF THE SERVICE CONDITIONS OF MR. HAIM SUMMET, BOARD CHAIRMAN	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	AUTHORIZATION TO THE BOARD TO HANDLE REGARDING THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	CAPITAL INCREASE IN A WHOLLY-OWNED SUBSIDIARY	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	CONNECTED TRANSACTION REGARDING PURCHASE OF ASSETS FROM RELATED PARTIES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	DILUTED IMMEDIATE RETURN AFTER THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS AND FILLING MEASURES AND RELEVANT COMMITMENTS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	FEASIBILITY ANALYSIS REPORT ON THE USE OF FUNDS TO BE RAISED FROM THE PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ARRANGEMENT FOR PLACEMENT TO EXISTING SHAREHOLDERS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ATTRIBUTION OF RELATED DIVIDENDS FOR CONVERSION YEARS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: BOND DURATION	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: BONDHOLDERS AND BONDHOLDERS' MEETINGS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: CONVERSION PERIOD	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINATION AND ADJUSTMENT TO THE CONVERSION PRICE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DETERMINING METHOD FOR THE NUMBER OF CONVERTED SHARES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: DOWNWARD ADJUSTMENT OF THE CONVERSION PRICE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: GUARANTEE MATTERS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: INTEREST RATE OF THE BOND	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING SCALE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: ISSUING TARGETS AND METHOD	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PAR VALUE AND ISSUE PRICE	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: PURPOSE OF THE RAISED FUNDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: RAISED FUNDS DEPOSIT ACCOUNT	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: REDEMPTION CLAUSES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: RESALE CLAUSES	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: THE VALID PERIOD OF THE PLAN FOR THE ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TIME LIMIT AND METHOD FOR PAYING THE INTEREST	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS: TYPE OF SECURITIES TO BE ISSUED	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	PREPLAN FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	REPORT ON THE USE OF PREVIOUSLY RAISED FUNDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	RULES GOVERNING THE MEETINGS OF BONDHOLDERS' OF THE COMPANY'S CONVERTIBLE BONDS	FOR
GUANGZHOU TINCI MATERIALS TECHNOLOGY CO., LTD.	CNE100001RG4	27-Dec-2021	THE COMPANY'S ELIGIBILITY FOR PUBLIC ISSUANCE OF CONVERTIBLE CORPORATE BONDS	FOR
ISRAEL CORPORATION LTD	IL0005760173	27-Dec-2021	APPROVE AMENDED COMPENSATION OF YOAV DOPPELT, CEO	FOR
ISRAEL CORPORATION LTD	IL0005760173	27-Dec-2021	APPROVE AMENDMENT TO THE COMPENSATION POLICY	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	REAPPOINTMENT OF MR. SHMUEL MESENBERG AS AN EXTERNAL DIRECTOR	AGAINST
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	REAPPOINTMENT OF THE KOST GABBAY AND KASIERER FIRM AS COMPANY AUDITING ACCOUNTANTS	AGAINST
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHLOMO EISENBERG, BOARD CHAIRMAN	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MR. SHLOMO ZOHAR, INDEPENDENT DIRECTOR	FOR
ISRAS INVESTMENT COMPANY LTD	IL0006130343	27-Dec-2021	THE REAPPOINTMENT OF THE FOLLOWING DIRECTOR: MS. MICHAL HOCHMAN, INDEPENDENT DIRECTOR	AGAINST
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	US55315J1025	27-Dec-2021	1. PAY OUT DIVIDENDS ON ORDINARY NOMINAL SHARES OF PJSC MMC NORILSK NICKEL FOR THE NINE MONTHS OF 2021 IN CASH AT RUB 1 523,17 PER ORDINARY SHARE. 2. TO SET JANUARY 14, 2022 AS THE DATE FOR DETERMINING WHICH PERSONS ARE ENTITLED TO RECEIVE THE DIVIDENDS	FOR
RAYMOND LTD	INE301A01014	27-Dec-2021	APPROVAL OF SCHEME OF ARRANGEMENT BETWEEN RAL AND RL AND THEIR RESPECTIVE SHAREHOLDERS AND RELATED MATTERS THERETO	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	2022 APPLICATION FOR CREDIT LINE BY THE COMPANY AND ITS SUBSIDIARIES	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	2022 GUARANTEE FOR WHOLLY-OWNED AND CONTROLLED SUBSIDIARIES	AGAINST
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	CASH MANAGEMENT WITH SOME TEMPORARILY IDLE RAISED FUNDS AND PROPRIETARY FUNDS	AGAINST

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SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF DIRECTOR: CHEN WEI	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF DIRECTOR: HAN ZHONGWEI	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF DIRECTOR: LIANG FENG	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: PANG JINWEI	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF INDEPENDENT DIRECTOR: YUAN BIN	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF SUPERVISOR: LIU JIANGUANG	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	ELECTION OF SUPERVISOR: YIN LIXIA	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	EXTERNAL GUARANTEE MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	EXTERNAL INVESTMENT MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	FORWARD FOREIGN EXCHANGE MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	PROVISION OF CONNECTED GUARANTEE FOR A COMPANY	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	RAISED FUNDS MANAGEMENT SYSTEM (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	RULES OF PROCEDURE GOVERNING SHAREHOLDERS' GENERAL MEETINGS (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	RULES OF PROCEDURE GOVERNING THE SUPERVISORY COMMITTEE (REVISED IN 2021)	FOR
SHANGHAI PUTAILAI NEW ENERGY TECHNOLOGY CO., LT D.	CNE100002TX3	27-Dec-2021	WORK SYSTEM FOR INDEPENDENT DIRECTORS (REVISED IN 2021)	FOR
BANCA POPOLARE DI SONDRIO S.C.P.A.	IT0000784196	28-Dec-2021	PROPOSAL TO TRANSFORM BANCA POPOLARE DI SONDRIO, A JOINT STOCK COOPERATIVE COMPANY, INTO A JOINT STOCK COMPANY AND CONSEQUENT ADOPTION OF NEW BYLAWS: RESOLUTIONS RELATED THERETO	FOR
BANCA POPOLARE DI SONDRIO S.C.P.A.	IT0000784196	28-Dec-2021	TO APPOINT ONE DIRECTOR FOR THE RESIDUAL OF THE THREE-YEAR PERIOD 2021-2023 TO REPLACE A DIRECTOR TERMINATED EARLY FROM OFFICE; POTENTIAL AUTHORIZATION ALSO AS PER ART. 2390 OF THE ITALIAN CIVIL CODE TOWARDS DR. PIERLUIGI MOLLA, IF APPOINTED AS DIRECTOR	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	APPOINTMENT OF THE FO MR. MOSHE RADMAN AS A DIRECTORS	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	REAPPOINTMENT OF THE KOST FORER GABBAY AND KASIERER CPA FIRM AS COMPANY AUDITING ACCOUNTANT AND AUTHORIZATION OF THE BOARD TO DETERMINE ITS COMPENSATION	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	RENEWAL OF D AND O LIABILITY INSURANCE POLICY	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MR. AVIAD ARMONI, INDEPENDENT DIRECTOR	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MR. CHAIM KATZMAN, CONTROLLING SHAREHOLDER CEO AND BOARD VICE CHAIRMAN	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MR. EHUD ARNON, BOARD CHAIRMAN	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO DIRECTOR: MS. ZEHAVIT COHEN, INDEPENDENT DIRECTOR	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO EXTERNAL DIRECTOR: MR. MODI KENIGSBERG	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO EXTERNAL DIRECTOR: MR. SHMUEL HAUSER	FOR
GAZIT-GLOBE LTD.	IL0001260111	28-Dec-2021	SPLIT VOTE OVER THE RE/APPOINTMENT OF THE FO EXTERNAL DIRECTOR: MS. LIMOR SHOFMAN GUTMAN	FOR
ISRACARD LTD	IL0011574030	28-Dec-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF MR. RAN OZ AS COMPANY CEO AS OF NOVEMBER 28TH 2021	AGAINST
ISRACARD LTD	IL0011574030	28-Dec-2021	APPROVAL OF THE SERVICE AND EMPLOYMENT CONDITIONS OF MR. RON WEXLER AS CHAIRMAN OF PREMIUM EXPRESS AS OF APRIL 1ST 2022	FOR
ISRACARD LTD	IL0011574030	28-Dec-2021	REAPPOINTMENT OF MS. DALIA NARKIS AS AN EXTERNAL DIRECTOR	FOR
ISRACARD LTD	IL0011574030	28-Dec-2021	REAPPOINTMENT OF THE SOMECH HAIKIN (KPMG) CPA FIRM AS COMPANY AUDITING ACCOUNTANTS FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL MEETING	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	APPROVAL OF THE MERGER BETWEEN THE COMPANY AND PT HUTCHISON 3 INDONESIA AS CONTEMPLATED UNDER THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, APPROVAL OF THE AMENDMENT TO THE ARTICLES OF ASSOCIATION RESULTING FROM THE MERGER, INCLUDING THE CHANGE OF THE COMPANY'S NAME TO PT INDOSAT OOREDOO HUTCHISON TBK	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE JOINT CONTROLLERS OF THE COMPANY RESULTING FROM THE MERGER I.E OOREDOO SOUTH EAST ASIA HOLDING W.L.L AND CK HUTCHISON INDONESIA TELECOM HOLDINGS LIMITED AS CONTEMPLATED IN THE MERGER PLAN	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL OF THE MERGER DEED AND ITS EXECUTION	FOR
PT INDOSAT TBK	ID1000097405	28-Dec-2021	PROVIDED ITEM 1 IS APPROVED, THE APPROVAL TO CHANGES OF THE COMPOSITION OF THE BOARD OF COMMISSIONERS AND/OR BOARD OF DIRECTORS OF THE COMPANY	FOR
TRELLEBORG AB	SE0000114837	28-Dec-2021	RESOLUTION ON AUTHORISATION OF THE BOARD OF DIRECTORS TO RESOLVE ON REPURCHASE OF OWN SHARES	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Gerald B. Budde	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: H. Benjamin Samuels	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Harry DeMott	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Jacqueline A. Dedo	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Michael Clark	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Pamela S. Mader	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Raymond Chess	FOR

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WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Election of Director: Richard Dauch	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Proposal to approve, on an advisory basis, the compensation of the Company's named executive officers.	FOR
WORKHORSE GROUP INC.	US98138J2069	28-Dec-2021	Proposal to ratify the appointment of GRANT THORNTON LLP as the Company's independent auditors for the fiscal year ending December 31, 2021.	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY RE: LIABILITY INSURANCE POLICY	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REAPPOINT DELOITTE BRIGHTMAN, ALMAGOR, ZOHAR & CO. AS AUDITORS	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT DAN YITSHAK GILLERMAN AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT DANNA AZRIELI AS DIRECTOR	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT MENACHEM EINAN AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT NAOMI AZRIELI AS DIRECTOR	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT ORAN DROR AS DIRECTOR	AGAINST
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT SHARON AZRIELI AS DIRECTOR	FOR
AZRIELI GROUP LTD	IL0011194789	29-Dec-2021	REELECT TZIPORA CARMON AS DIRECTOR	AGAINST
CHINA JUSHI CO LTD	CNE000000YM1	29-Dec-2021	AMENDMENTS TO THE COMPANY'S SOME ARTICLES OF ASSOCIATION	FOR
CHINA JUSHI CO LTD	CNE000000YM1	29-Dec-2021	BY-ELECTION OF DIRECTORS	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	ELECTION OF WAN MIN AS AN EXECUTIVE DIRECTOR	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF A-SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF H-SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE100000601	29-Dec-2021	GENERAL AUTHORIZATION TO THE BOARD REGARDING THE REPURCHASE OF H-SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. WAN MIN AS AN EXECUTIVE DIRECTOR OF THE SIXTH SESSION OF THE BOARD	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE A SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE A SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE H SHARES	FOR
COSCO SHIPPING HOLDINGS CO LTD	CNE1000002J7	29-Dec-2021	TO CONSIDER AND APPROVE THE GRANT OF A GENERAL MANDATE TO THE BOARD TO REPURCHASE THE H SHARES	FOR
ELECTRA LTD	IL0007390375	29-Dec-2021	REAPPOINT KOST FORER GABBAY & KASIERER AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT AVI ISRAELI AS DIRECTOR	FOR
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT DANIEL SALKIND AS DIRECTOR	FOR
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT IRIT STERN AS DIRECTOR	AGAINST
ELECTRA LTD	IL0007390375	29-Dec-2021	REELECT MICHAEL SALKIND AS DIRECTOR	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	ELECT AVRAHAM DOTAN AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REAPPOINT SOMEKH CHAIKIN AND KOST FORER GABBAY & KASIERER AS JOINT AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT CARMİ GILLON AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT GAVRIEL PICKER AS DIRECTOR	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT RON TOR AS DIRECTOR	FOR
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT SHLOMO ELIAHU AS CHAIRMAN	AGAINST
MIGDAL INSURANCE & FINANCIAL HOLDINGS LTD	IL0010811656	29-Dec-2021	REELECT SHLOMO ELIAHU AS DIRECTOR	AGAINST
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	Election of Class I Director: Barbara J. Duganier	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	Election of Class I Director: Dana F. McGinnis	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	Election of Class I Director: Tyler Glover	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To approve the Company's 2021 Incentive Plan.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To approve the Company's 2021 Non-Employee Director Stock and Deferred Compensation Plan.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To approve, by non-binding advisory vote, executive compensation.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To consider a stockholder proposal requesting that the Board of Directors take actions to declassify the Board of Directors.	FOR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To determine, by non-binding advisory vote, the frequency of future stockholder advisory votes on executive compensation.	1 YEAR
TEXAS PACIFIC LAND CORPORATION	US88262P1021	29-Dec-2021	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2021.	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES FOR THE BOARD MEETINGS OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES FOR THE MEETING OF THE BOARD OF SUPERVISORS OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE AMENDMENTS TO THE PROCEDURAL RULES FOR THE SHAREHOLDERS' GENERAL MEETING OF THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LIMITED	FOR

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THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE ELECTION OF MR. ZHANG TAO AS A SHAREHOLDER REPRESENTATIVE SUPERVISOR OF THE FOURTH SESSION OF THE BOARD OF SUPERVISORS OF THE COMPANY	FOR
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	CNE100001MK7	29-Dec-2021	TO CONSIDER AND APPROVE THE REMUNERATION SCHEME FOR THE COMPANY'S DIRECTORS AND SUPERVISORS FOR THE YEAR 2020	FOR
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	CNE1000002N9	30-Dec-2021	TO CONSIDER AND APPROVE THE SUBSCRIPTION AGREEMENT AND THE TRANSACTION AND ALL OTHER MATTERS INCIDENTAL THERETO OR IN CONNECTION THEREWITH	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: CAI XIULING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: HONG BO	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF INDEPENDENT DIRECTOR: XUE ZUYUN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-EMPLOYEE SUPERVISOR: FENG CHUNYAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-EMPLOYEE SUPERVISOR: WU YINGMING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: HUANG SHILIN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: LI PING	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: PAN JIAN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: WU KAI	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: ZENG YUQUN	FOR
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	CNE100003662	30-Dec-2021	ELECTION AND NOMINATION OF NON-INDEPENDENT DIRECTOR: ZHOU JIA	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REAPPOINT ERNST & YOUNG - KOST, FORER, GABBAY & KASIERER AS AUDITORS	AGAINST
ELCO LTD	IL0006940345	30-Dec-2021	REELECT ARIEL BAN DAYAN AS DIRECTOR	AGAINST
ELCO LTD	IL0006940345	30-Dec-2021	REELECT DANIEL SALKIND AS DIRECTOR	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REELECT MICHAEL SALKIND AS DIRECTOR	FOR
ELCO LTD	IL0006940345	30-Dec-2021	REELECT MORDECHAI FRIEDMAN AS DIRECTOR	FOR
PAZ OIL COMPANY LTD	IL0011000077	30-Dec-2021	APPOINTMENT OF THE FOLLOWING EXTERNAL DIRECTOR: MR. ODED GILAT	FOR
PAZ OIL COMPANY LTD	IL0011000077	30-Dec-2021	REAPPOINTMENT OF THE KPMG SOMECH HAIKIN CPA FIRM AS COMPANY AUDITING ACCOUNTANT UNTIL THE NEXT ANNUAL MEETING AND AUTHORIZATION OF THE BOARD	FOR
PAZ OIL COMPANY LTD	IL0011000077	30-Dec-2021	REPORT OF AUDITING ACCOUNTANT'S COMPENSATION FOR 2020	ABSTAIN
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REAPPOINT SOMEKH CHAIKIN (KPMG) AS AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION	AGAINST
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REELECT GIL MIDYAN AS DIRECTOR	FOR
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REELECT MEIR SHANI AS DIRECTOR	FOR
STRAUSS GROUP LTD	IL0007460160	30-Dec-2021	REELECT YEHOASHUA (SHUKI) SHEMER AS DIRECTOR	AGAINST