Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			REVIEW AND APPROVAL OF THE PROPOSED CROSS-BORDER MERGER BY WAY OF ABSORPTION OF THE		Vote	d Vote	
PEUGEOT SA	04- Jan-2021	ExtraOrdinary General Meeting	6	COMPANY BY FIAT CHRYSLER AUTOMOBILES N.V		For	For	For
PEUGEOT SA		ExtraOrdinary General Meeting		CANCELLATION OF DOUBLE VOTING RIGHTS		For	For	For
PEUGEOT SA		ExtraOrdinary General Meeting		POWERS TO CARRY OUT FORMALITIES		For	For	For
			,,,-	TO A APPROVE THE PROPOSED SUBSTANTIAL PROPERTY TRANSACTION AND B AUTHORISE THE				
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	04-Jan-2021	Ordinary General Meeting	1	DIRECTORS TO ALLOT SHARES AND C APPROVE THE NEW DIRECTORS REMUNERATION POLICY		For	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T		Ordinary General Meeting	2	TO APPROVE THE ADOPTION OF THE NEW ARTICLES OF ASSOCIATION		For	For	For
				THAT THE 2021 FRAMEWORK AGREEMENT DATED 27 NOVEMBER 2020 ENTERED INTO BETWEEN (AS				
				SPECIFIED) (HAITIAN PLASTICS MACHINERY GROUP CO., LTD.) AND (AS SPECIFIED) (NINGBO HAITIAN DRIVING SYSTEMS CO., LTD.) AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND THE RELATED				
				ANNUAL CAPS BE AND ARE HEREBY APPROVED, RATIFIED AND CONFIRMED AND ANY DIRECTOR OF THE				
HAITIAN INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting	3	COMPANY BE AUTHORIZED TO DO ALL ACTS OR THINGS FOR SUCH AGREEMENT		For	For	For
ZSCALER, INC.	06-Jan-2021		1		,		For	For
ZSCALER, INC.	06-Jan-2021	Annual	1		Amit Sinha	For	For	For
				To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public		_	_	<u> </u>
ZSCALER, INC.	06-Jan-2021		2	accounting firm for fiscal year 2021.		For	For	For
ZSCALER, INC.	06-Jan-2021	Annual	3	To approve on a non-binding, advisory basis, the compensation of our named executive officers.		For	Against	Against
				DISCUSS AND DELIBERATE ON THE PARTIAL AMENDMENT OF THE COMPANY'S ARTICLES OF ASSOCIATION		<u> </u>	_	_
MOTA-ENGIL SGPS SA	07-Jan-2021	ExtraOrdinary General Meeting	3	BY ADDING A NEW ARTICLE, WHICH WILL BE ARTICLE SIXTH-A		For	For	For
			_	APPOINTMENT OF CHART INDUSTRIES, INC. AS DIRECTOR OF THE COMPANY, REPRESENTED BY MRS.		<u> </u>	_	_
MCPHY ENERGY SA	07-Jan-2021	Annual General Meeting	5	JILLIAN EVANKO		For	For	For
				APPOINTMENT OF TECHNIP ENERGIES B.V. AS DIRECTOR OF THE COMPANY, REPRESENTED BY MR. JEAN-				
MCPHY ENERGY SA	07-Jan-2021	Annual General Meeting	6	MARC AUBRY		For	For	For
				AUTHORIZATION AND DELEGATION IN ORDER TO ALLOW THE COMPANY TO TRADE IN ITS OWN SHARES -				
				SETTING OF THE TERMS AND CONDITIONS PURSUANT TO ARTICLE L. 225-209 OF THE FRENCH				
MCPHY ENERGY SA		Annual General Meeting	7	COMMERCIAL CODE		For	For	For
MCPHY ENERGY SA		Annual General Meeting	8	POWERS TO CARRY OUT FORMALITIES		For	For	For
ZHEJIANG YINLUN MACHINERY CO LTD		ExtraOrdinary General Meeting		SECOND PHASE EMPLOYEE STOCK OWNERSHIP PLAN (DRAFT) AND ITS SUMMARY		For	For	For
ZHEJIANG YINLUN MACHINERY CO LTD	07-Jan-2021	ExtraOrdinary General Meeting	2	MANAGEMENT MEASURES FOR THE SECOND PHASE EMPLOYEE STOCK OWNERSHIP PLAN		For	For	For
ZHEJIANG YINLUN MACHINERY CO LTD	07-Jan-2021	ExtraOrdinary General Meeting	3	AUTHORIZATION TO THE BOARD TO HANDLE MATTERS REGARDING THE SECOND PHASE EMPLOYEE STOCK OWNERSHIP PLAN		For	For	For
				TO CONSIDER AND APPROVE THE REORGANIZATION OF THE SHAREHOLDING STRUCTURES OF THE		_	_	<u> </u>
LIVZON PHARMACEUTICAL GROUP INC		ExtraOrdinary General Meeting	3 2	CONTROLLING SUBSIDIARIES OF THE COMPANY AND CONNECTED TRANSACTIONS		For	For	For
PREMIER FOODS PLC	11-Jan-2021	Ordinary General Meeting	1	THAT THE SHARE PREMIUM ACCOUNT OF THE COMPANY BE CANCELLED		For	For	For
				The adjournment of the Special Meeting, if necessary, to permit further solicitation of proxies in the				
	40.1.0004			event there are not sufficient votes at the time of the meeting to constitute a quorum or to approve		_		l
AMALGAMATED BANK	12-Jan-2021	Special	2	the reorganization proposal.		For	Against	Against
AMALGAMATED BANK	12-Jan-2021	Special	1	The approval of the reorganization of the Bank into a holding company form of ownership by approving a Plan of Acquisition, pursuant to which the Bank will become a wholly owned subsidiary of Amalgamated Financial Corp., a newly formed Delaware public benefit corporation, and each outstanding share of Class A common stock of the Bank will be exchanged for one share of common stock of Amalgamated Financial Corp.		For	Against	Against
				TO VOTE ON A PROPOSAL TO APPROVE THE ISSUANCE OF SHARES OF PIONEER COMMON STOCK, PAR VALUE \$0.01 PER SHARE ("PIONEER COMMON STOCK"), PURSUANT TO THE TERMS OF THE AGREEMENT AND PLAN OF MERGER, DATED AS OF OCTOBER 20, 2020 ("MERGER AGREEMENT"), BY AND AMONG PIONEER, PARSLEY ENERGY, INC. ("PARSLEY") AND CERTAIN SUBSIDIARIES OF PIONEER AND PARSLEY, AND OTHER SHARES OF PIONEER COMMON STOCK RESERVED FOR ISSUANCE IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THE MERGER AGREEMENT (THE "STOCK ISSUANCE" AND THE				
PIONEER NATURAL RESOURCES COMPANY	12-Jan-2021		1	"PIONEER STOCK ISSUANCE PROPOSAL").		For	For	For
SODEXO		Ordinary General Meeting	/	APPROVE CONSOLIDATED FINANCIAL STATUTORY REPORTS		For	For	For
SODEXO		Ordinary General Meeting	8	APPROVE ALLOCATION OF INCOME AND APPENDED OF DIVIDENDS		For	For	For
SODEXO		Ordinary General Meeting	9	APPROVE ALLOCATION OF INCOME AND ABSENCE OF DIVIDENDS		For	For	For
SODEXO		Ordinary General Meeting	10	REELECT SOPHIE BELLON AS DIRECTOR		For	Against	Against
SODEXO		Ordinary General Meeting	11	REELECT NATHALIE BELLON-SZABO AS DIRECTOR		For	Against	Against
SODEXO		Ordinary General Meeting	12	REELECT FRANCOISE BROUGHER AS DIRECTOR		For	For	For
SODEXO		Ordinary General Meeting	13	ELECT FEDERICO J GONZALEZ TEJERA AS DIRECTOR		For	For	For
SODEXO		Ordinary General Meeting	14	RENEW APPOINTMENT OF KPMG AS AUDITOR		For	For	For
SODEXO		Ordinary General Meeting	15	APPROVE COMPENSATION REPORTS OF CORPORATE OFFICERS		For	For	For
SODEXO		Ordinary General Meeting	16	APPROVE COMPENSATION OF SOPHIE BELLON, CHAIRMAN OF THE BOARD		For	For	For
SODEXO		Ordinary General Meeting	17	APPROVE COMPENSATION OF DENIS MACHUEL, CEO		For	For	For
SODEXO		Ordinary General Meeting	18	APPROVE REMUNERATION POLICY OF DIRECTORS		For	For	For
SODEXO		Ordinary General Meeting	19	APPROVE REMUNERATION POLICY FOR CHAIRMAN OF THE BOARD		For	For	For
SODEXO		Ordinary General Meeting	20	APPROVE REMUNERATION POLICY FOR CEO		For	For	For
SODEXO	12-Jan-2021	Ordinary General Meeting	21	AUTHORIZE REPURCHASE OF UP TO 5 PERCENT OF ISSUED SHARE CAPITAL		For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
SODEXO	12-Jan-2021 Ordinary General Meeting	22	AUTHORIZE FILING OF REQUIRED DOCUMENTS/OTHER FORMALITIES		For	For	For
			The adoption and approval of the amendments to our Restated Certificate of Incorporation to				
VEEVA SYSTEMS INC.	13-Jan-2021 Special	2	eliminate the classified structure of our Board of Directors.		For	For	For
			The adoption and approval of the amendments to our Restated Certificate of Incorporation to become				
VEEVA SYSTEMS INC.	13-Jan-2021 Special	1	a public benefit corporation.		For	For	For
			To consider and vote upon a proposal to approve the adjournment of the Special Meeting to a later				
			date or dates, if necessary or appropriate, to permit further solicitation and vote of proxies if there				
PENN VIRGINIA CORPORATION	13-Jan-2021 Special	3	are insufficient votes for, or otherwise in connection with, the approval of the Nasdaq Proposals.		For	For	For
			To consider and vote upon a proposal to approve, for purposes of complying with Nasdaq Listing Rule				
			5635(a), the potential issuance of up to 22,597,757 shares of our common stock, par value \$0.01 per				
			share (the "Common Stock"), upon the redemption or exchange of up to 225,977.57 shares of Series A				
			Preferred Stock, par value \$0.01 per share, of the Company (which Series A Preferred Stock will be a				
PENN VIRGINIA CORPORATION	13-Jan-2021 Special	1	non-economic voting interest) ("Series A Preferred Stock").		For	For	For
			To consider and vote upon a proposal to approve, for purposes of complying with Nasdaq Listing Rule				
			5635(b), the change of control under Nasdaq Listing Rule 5635(b) that would result from the proposed				
			issuance to affiliates of Juniper Capital of up to 225,977.57 shares of Series A Preferred Stock				
			pursuant to the transactions contemplated by the Contribution Agreement and the Asset Agreement,				
			which proposal is conditioned upon the approval of the Issuance Proposal (the "Change of Control				
PENN VIRGINIA CORPORATION	13-Jan-2021 Special	2	Proposal" and, together with the Issuance Proposal, the "Nasdaq Proposals").		For	For	For
	T'	$\overline{}$	PROPOSAL BY THE COMPANY TO RATIFY THE APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS		1		
			THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM OF THE COMPANY FOR THE FISCAL YEAR				
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	10	ENDING SEPTEMBER 2, 2021.		For	Against	Against
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	1	Election of Director: Richard M. Beyer		For	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	2	Election of Director: Lynn A. Dugle		For	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	3	Election of Director: Steven J. Gomo		For	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	4	Election of Director: Mary Pat McCarthy		For	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	5	Election of Director: Sanjay Mehrotra		For	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	6	Election of Director: Robert E. Switz		For	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	7	Election of Director: MaryAnn Wright		For	For	For
MICROIT FECHNOLOGI, INC.	14 Juli 2021 Alliludi		PROPOSAL BY THE COMPANY TO APPROVE OUR AMENDED AND RESTATED 2007 EQUITY INCENTIVE PLAN		1 01	1 01	1 01
			AND INCREASE THE SHARES RESERVED FOR ISSUANCE THEREUNDER BY 35 MILLION AS DESCRIBED IN THE	1			
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	0	PROXY STATEMENT.		For	For	For
MICRON TECHNOLOGI, INC.	14-Jan-2021 Annuat	- 17	PROPOSAL BY THE COMPANY TO APPROVE A NON-BINDING RESOLUTION TO APPROVE THE		1 01	1 01	1 01
MICBON TECHNOLOGY INC	14 Jan 2021 Annual	0	COMPENSATION OF OUR NAMED EXECUTIVE OFFICERS AS DESCRIBED IN THE PROXY STATEMENT.		For	Against	Against
MICRON TECHNOLOGY, INC.	14-Jan-2021 Annual	- 0	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT, THE		For	Against	Against
			SCHEME OF ARRANGEMENT PROPOSED BETWEEN SARACEN AND THE HOLDERS OF ITS ORDINARY SHARES				
			AS CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THE				
			NOTICE OF SCHEME MEETING FORMS PART, IS AGREED TO (WITH OR WITHOUT ALTERATIONS OR				
			CONDITIONS AS APPROVED BY THE COURT TO WHICH SARACEN AND NORTHERN STAR AGREE), AND				
			SARACEN IS AUTHORISED, SUBJECT TO THE TERMS OF THE MERGER IMPLEMENTATION DEED, TO AGREE				
SARAGEN ANNER AL MOLBINGS LAMETER	45 4 2004 5 4 44 44		TO ANY SUCH ALTERATIONS OR CONDITIONS AND, SUBJECT TO APPROVAL BY THE COURT, TO		_	_	_
SARACEN MINERAL HOLDINGS LIMITED	15-Jan-2021 Scheme Meeting	1	IMPLEMENT THE SCHEME WITH ANY SUCH ALTERATIONS OR CONDITIONS		For	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	15-Jan-2021 ExtraOrdinary General Meeti	ng 1	CONNECTED TRANSACTION REGARDING APPLICATION FOR LOANS TO A COMPANY		For	For	For
			Appointment of Auditors Appoint Deloitte LLP, Chartered Accountants, as auditors and authorize the				_
COGECO INC.		16		•	For	For	For
	15-Jan-2021 Annual	+-	Board of Directors to fix their remuneration.				1
			Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting				
COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual	3	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1.		Against	Against	For
	15-Jan-2021 Annual	3	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting				
COGECO INC.		3 4	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2.		Against Against	Against For	For Against
	15-Jan-2021 Annual	3 4	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting				
COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual	3 4	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule				
COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual	3 4 5	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular.		Against Against	For	
COGECO INC. COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual	3 4 5 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR	Louis Audet	Against Against For	For For	Against Against For
COGECO INC. COGECO INC. COGECO INC. COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual	3 4 5 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular.	Louis Audet Arun Bajaj	Against Against	For	Against Against
COGECO INC. COGECO INC. COGECO INC. COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual	3 4 5 1 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR		Against Against For	For For	Against Against For
COGECO INC. COGECO INC. COGECO INC. COGECO INC. COGECO INC. COGECO INC.	15-Jan-2021 Annual	3 4 5 1 1 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR DIRECTOR DIRECTOR	Arun Bajaj Mary-Ann Bell James C. Cherry	Against Against For For For For	For For For For	Against Against For For
COGECO INC. COGECO INC. COGECO INC. COGECO INC. COGECO INC. COGECO INC.	15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual 15-Jan-2021 Annual	3 4 5 1 1 1 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR DIRECTOR	Arun Bajaj Mary-Ann Bell	Against Against For For For For	For For For For For	Against Against For For For
COGECO INC. COGECO INC. COGECO INC. COGECO INC. COGECO INC. COGECO INC.	15-Jan-2021 Annual	3 4 5 1 1 1 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR DIRECTOR DIRECTOR	Arun Bajaj Mary-Ann Bell James C. Cherry	Against Against For For For For	For For For For For For	Against Against For For For For
COGECO INC.	15-Jan-2021 Annual	3 4 5 1 1 1 1 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR	Arun Bajaj Mary-Ann Bell James C. Cherry Patricia Curadeau-Grou	Against Against For For For For For	For For For For For For For	Against Against For For For For For
COGECO INC. COGECO INC.	15-Jan-2021 Annual	3 4 5 1 1 1 1 1 1	Shareholder Proposal 1 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 1. Shareholder Proposal 2 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 2. Shareholder Proposal 3 Management and the Board of Directors of the Corporation recommend voting AGAINST shareholder proposal 3. The text of each of the shareholder proposals is set out in Schedule "A" to the Management Proxy Circular. DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR DIRECTOR	Arun Bajaj Mary-Ann Bell James C. Cherry Patricia Curadeau-Grou Samih Elhage	Against For For For For For For For For	For	Against Against For For For For For For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date			Board's approach to Executive Compensation Management and the Board of Directors of the Corporation recommend voting FOR the advisory resolution accepting the Board's approach to executive compensation. The text of the advisory resolution accepting the Board's approach to		Vote	d Vote	
COGECO INC.	15-Jan-2021	Annual	2	executive compensation is set out on page 17 of the Management Proxy Circular. TO CONSIDER AND APPROVE THE PLAN FOR REGISTRATION AND ISSUANCE OF SUPER SHORT-TERM		For	For	For
				COMMERCIAL PAPERS AND THE AUTHORISATION AS SET OUT IN APPENDIX I OF THE CIRCULAR ISSUED BY THE COMPANY ON 18 DECEMBER 2020 (DETAILS OF WHICH WERE PUBLISHED BY THE COMPANY ON THE				
CREAT WALL MOTOR COLLED	45 lan 2024	Futura Oudinama Canaval Mantina		WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED (WWW.HKEXNEWS.HK) AND THE		F	Fa.,	Гои
GREAT WALL MOTOR CO LTD	15-Jan-2021	ExtraOrdinary General Meeting	3 2	COMPANY (WWW.GWM.COM.CN) ON 18 DECEMBER 2020) To adopt the Agreement and Plan of Merger, dated October 18, 2020 (as it may be amended from		For	For	For
				time to time, the "Merger Agreement"), by and among Concho Resources Inc., ConocoPhillips and				
CONCHO RESOURCES INC.	15-Jan-2021	Special	1	Falcon Merger Sub Corp.		For	For	For
				To approve, by non-binding vote, certain compensation that may be paid or become payable to Concho Resources Inc.'s named executive officers that is based on, or otherwise relates to, the merger				
CONCHO RESOURCES INC.	15-Jan-2021	Special	2	contemplated by the Merger Agreement.		For	For	For
	1.0 04.1. 2021	pp co.ext	 	To approve the issuance of shares of common stock, par value \$0.01 per share, of ConocoPhillips to				1.0.
				the stockholders of Concho Resources Inc. ("Concho") in connection with the merger contemplated by				
				the Agreement and Plan of Merger, dated as of October 18, 2020 (as it may be amended from time to				
CONOCOPHILLIPS	15-Jan-2021	Special	1	time), among ConocoPhillips, Falcon Merger Sub Corp. and Concho. TO CONSIDER AND APPROVE THE ELECTION OF MS. ZHANG KEQIU TO BE APPOINTED AS SHAREHOLDER		For	For	For
BANK OF CHINA LTD	18- Jan-2021	ExtraOrdinary General Meeting	1 2	REPRESENTATIVE SUPERVISOR OF THE BANK		For	For	For
BANK OF CHINA LTD	10-3411-2021	Extraordinary General Meeting	3 4	TO CONSIDER AND APPROVE THE 2019 REMUNERATION DISTRIBUTION PLAN FOR CHAIRMAN OF THE		101	1 01	1 01
BANK OF CHINA LTD	18-Jan-2021	ExtraOrdinary General Meeting	3	BOARD OF DIRECTORS AND EXECUTIVE DIRECTORS		For	For	For
				TO CONSIDER AND APPROVE THE 2019 REMUNERATION DISTRIBUTION PLAN FOR CHAIRMAN OF THE				
BANK OF CHINA LTD	18-Jan-2021	ExtraOrdinary General Meeting	g 4	BOARD OF SUPERVISORS AND SHAREHOLDER REPRESENTATIVE SUPERVISORS		For	For	For
				TO CONSIDER AND APPROVE THE PROPOSAL ON THE ELECTION OF MR. XU ZHIBIN AS A NON-EXECUTIVE			_	_
NEW CHINA LIFE INSURANCE CO LTD	19-Jan-2021	ExtraOrdinary General Meeting	2	DIRECTOR OF THE SEVENTH SESSION OF THE BOARD		For	For	For
BANK OF IRELAND GROUP PLC	10- Jan-2021	ExtraOrdinary General Meeting	1 2	TO APPROVE THE COMPANY GIVING ITS CONSENT TO THE MIGRATION OF ITS SHARES UNDER THE IRISH MIGRATION OF PARTICIPATING SECURITIES ACT 2019		For	For	For
BANK OF IKELAND GROOF FEC	17-3411-2021	Extraordinary General Meeting	3 4	TO APPROVE AMENDMENTS TO THE CONSTITUTION OF THE COMPANY TO ADDRESS THE MIGRATION OF		101	1 01	1 01
BANK OF IRELAND GROUP PLC	19-Jan-2021	ExtraOrdinary General Meeting	3	THE COMPANY'S SHARES		For	For	For
		,		TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS IN CONNECTION WITH THE MIGRATION OF THE				
BANK OF IRELAND GROUP PLC	19-Jan-2021	ExtraOrdinary General Meeting	g 4	COMPANY'S SHARES		For	For	For
				ISSUE OF OPTIONS TO JEDENIN LEVEL INDEPLIES NON EVESTITIVE DIDECTOR START OPTION OF AND			1	l
OPTHEA LTD	19-Jan-2021	Ordinary General Meeting	12	ISSUE OF OPTIONS TO JEREMY LEVIN UNDER THE NON-EXECUTIVE DIRECTOR SHARE AND OPTION PLAN SPECIAL RESOLUTION (WITHIN THE MEANING OF THE MIGRATION OF PARTICIPATING SECURITIES ACT		For	Against	Against
				2019) TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL				
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	ExtraOrdinary General Meeting	g 2	SECURITIES DEPOSITORY		For	For	For
				SPECIAL RESOLUTION TO AMEND THE ARTICLES OF ASSOCIATION IN THE MANNER SET OUT IN THE				
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	ExtraOrdinary General Meeting	g 3	EXHIBIT TO THE NOTICE OF EXTRAORDINARY GENERAL MEETING		For	For	For
				SPECIAL RESOLUTION TO APPROVE AND ADOPT ARTICLES OF ASSOCIATION IN CONNECTION WITH				
FLUTTER ENTERTAINMENT PLC	19. Jan. 2021	ExtraOrdinary General Meeting	1	MIGRATION: SUBJECT TO AND CONDITIONAL UPON THE ADOPTION OF RESOLUTION 1 AND 2, SPECIAL RESOLUTION TO APPROVE AND ADOPT THE ARTICLES OF ASSOCIATION MARKED "EXHIBIT R3(A)"		For	For	For
TEOTIER ENTERTAINMENT FEC	17-3411-2021	Extraordinary General Meeting	3 4	SPECIAL RESOLUTION TO APPROVE AND ADOPT ARTICLES OF ASSOCIATION IN CONNECTION WITH		101	1 01	1 01
				MIGRATION: SUBJECT TO AND CONDITIONAL UPON THE ADOPTION OF RESOLUTION 1 AND RESOLUTION				
				2 NOT BEING VALIDLY ADOPTED, SPECIAL RESOLUTION TO APPROVE AND ADOPT THE ARTICLES OF				
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	ExtraOrdinary General Meeting	g 5	ASSOCIATION MARKED "EXHIBIT R3(B)"		For	For	For
				SUBJECT TO THE ADOPTION OF RESOLUTION 1, SPECIAL RESOLUTION TO AUTHORISE THE COMPANY TO				
				TAKE ANY AND ALL ACTIONS WHICH THE DIRECTORS CONSIDER NECESSARY OR DESIRABLE TO IMPLEMENT THE MIGRATION AND TO APPOINT ANY PERSONS AS ATTORNEY OR AGENT FOR THE				
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	ExtraOrdinary General Meeting	6	HOLDERS OF THE MIGRATING SHARES		For	For	For
	1,7 04.11 2021	and a continuity of the contin	,	The Stock Option Plan Amendment Resolution: to amend the Company's stock option plan (the "Stock				
				Option Plan") to increase the number of West Fraser Shares that may be allotted for issuance pursuant				
				to the exercise of options under the Stock Option Plan by 1,000,000 West Fraser Shares, such				
				amendment to the Stock Option Plan being described in, and such Stock Option Plan Amendment				
WEST FRASER TIMBER CO. LTD.	19-Jan-2021	Special	2	Resolution being in the form attached as Appendix B to, the accompanying management information circular.		For	For	For
WEST I NASEN TIMBEN CO. LID.	17-Ja11-2021	υρετίαι 	-	The Share Issuance Resolution: to authorize the issuance by the Company of such number of common		1 01	101	1 01
				shares in the capital of the Company ("West Fraser Shares") as is necessary to acquire 100% of the				
		i .	1		İ	I	I	1
				issued and outstanding common shares in the capital of Norbord Inc. ("Norbord"), pursuant to the				
				arrangement agreement dated November 18, 2020 between the Company and Norbord, as more fully				
WEST FRASER TIMBER CO. LTD.	19-Jan-2021					For	For	For

Page	THE ELECTION OF THE MEMBERS OF THE EXECUTIVE BOARD OF DIRECTORS FOR THE 2021- NIUM MANDATE AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 30 2020 E A FINAL DIVIDEND OF 30 PENCE PER ORDINARY SHARE T JE NICHOLAS AS A DIRECTOR OF THE COMPANY T JD THOMSON AS A DIRECTOR OF THE COMPANY GIBBES AS A DIRECTOR OF THE COMPANY T AP SMITH AS A DIRECTOR OF THE COMPANY T A THORBUM AS A DIRECTOR OF THE COMPANY HUSE AS A DIRECTOR OF THE COMPANY HUSE AS A DIRECTOR OF THE COMPANY INT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY	For For For For For For For	For For For For	For For
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AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD 20-Jan-2021 Annual General Meeting 6 TO ELECT M AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD 20-Jan-2021 Annual General Meeting 7 DIRECTOR U D.R. HORTON, INC. 20-Jan-2021 Annual 8 Ratify the a D.R. HORTON, INC. 20-Jan-2021 Annual 1 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 2 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 3 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 4 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 5 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 7 Approval of D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of o D.R. HORTON, INC. 20-Jan-2021 Annual 7 Approval of TO RECEIVE FINANCIAL S FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 1 AUDITORS R TO RE-APPO NEXT ANNU, FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVI SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVI SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 1 Election of I Elect	S JANINE ALLIS AS A DIRECTOR	For	For	For
AUSTRALIAN PHARMACEUTICAL INDUSTRIES LTD D.R. HORTON, INC. D.R. HORTON, INC. D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 1 Election of of D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 20-Jan-2021 Annual 20-Jan-2021 Annual 20-Jan-2021 Annual 20-Jan-2021 Annual 3 Election of of D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 4 Election of of D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 5 Election of of D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of of D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 7 Approval of TO RECEIVE FINANCIAL SECULAR ANDUAL SECULAR	R CLIVE STIFF AS A DIRECTOR	For	For	For
D.R. HORTON, INC. D.R. HORTON,	ERFORMANCE RIGHTS TO MR RICHARD VINCENT, CHIEF EXECUTIVE OFFICER AND MANAGING		_	
D.R. HORTON, INC. D.R. HORLON D.R. HORTON, INC. D.R. HORTON, INC. D.R. HORTON, INC.	NDER THE COMPANY'S LONG TERM INCENTIVE PLAN	For	For	For
D.R. HORTON, INC. 20-Jan-2021 Annual 2 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 3 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 4 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 5 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 7 Approval of TO RECEIVE FINANCIAL STANDARD AND AND AND AND AND AND AND AND AND AN	ppointment of Ernst & Young LLP as our independent registered public accounting firm.	For	For	For
D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 3 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 4 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 5 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of or D.R. HORTON, INC. 20-Jan-2021 Annual 7 Approval of TO RECEIVE FINANCIAL S. FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 1 AUDITOR'S R. TO RE-APPO NEXT ANNUAL S. FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHORS FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT TO AUTHORS SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVIS SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVIS SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVIS SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVIS SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 21-Jan-2021 Annual 1 Election of INTUIT INC. 21-Jan-2021 Annual 2 Election of INTUIT INC.	director: Donald R. Horton	For	For	For
D.R. HORTON, INC. D.R. HORTON,	director: Barbara K. Allen	For	For	For
D.R. HORTON, INC. D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of a popular control of the provided state o	director: Brad S. Anderson	For	For	For
D.R. HORTON, INC. D.R. HORTON, INC. 20-Jan-2021 Annual 6 Election of Company and Compan	director: Michael R. Buchanan	For	For	For
D.R. HORTON, INC. 20-Jan-2021 Annual 7 Approval of TO RECEIVE FINANCIAL S FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 1 AUDITOR'S R TO RE-APPO NEXT ANNUA FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVI SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVI SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 2 Election of I INTUIT INC. 21-Jan-2021 Annual 2 Election of I	director: Michael W. Hewatt	For	For	For
FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 1 AUDITOR'S R TO RE-APPONENT ANNUA FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVI SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 2 TO APPROVI Ratification INTUIT INC. 21-Jan-2021 Annual 1 Election of I INTUIT INC. 21-Jan-2021 Annual 2 Election of I INTUIT INC.	director: Maribess L. Miller	For	For	For
FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 1 AUDITOR'S R TO RE-APPO NEXT ANNUA FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVE SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 2 TO APPROVE Ratification INTUIT INC. 21-Jan-2021 Annual 1 Election of I INTUIT INC. 21-Jan-2021 Annual 2 Election of I INTUIT INC.	the advisory resolution on executive compensation.	For	Against	Against
FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 1 AUDITOR'S R TO RE-APPONENT ANNUA FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVE SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 2 TO APPROVE Ratification INTUIT INC. 21-Jan-2021 Annual 1 Election of I INTUIT INC. 21-Jan-2021 Annual 2 Election of I	AND ADOPT THE TRUSTEE'S REPORT, THE STATEMENT BY THE MANAGER, THE AUDITED			
FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVE SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 2 TO APPROVE Ratification INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 2 Election of I	TATEMENTS OF FLCT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2020 AND THE	_	_	_
FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVE SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting Ratification INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 2 Election of I		For	For	For
FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 2 REMUNERAT TO AUTHOR FRASERS LOGISTICS & COMMERCIAL TRUST 20-Jan-2021 Annual General Meeting 3 INSTRUMENT SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 1 TO APPROVE SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting Ratification INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 2 Election of I	INT KPMG LLP AS AUDITORS OF FLCT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE			
FRASERS LOGISTICS & COMMERCIAL TRUST SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 21-Jan-2021 Annual 22-Jan-2021 Annual 23-Jan-2021 Annual 24-Jan-2021 Annual 25-Jan-2021 Annual 26-Jan-2021 Annual 27-Jan-2021 Annual 28-Jan-2021 Annual 29-Jan-2021 Annual 20-Jan-2021 Annual	AL GENERAL MEETING, AND TO AUTHORISE THE REIT MANAGER TO FIX THEIR	_	F	
FRASERS LOGISTICS & COMMERCIAL TRUST SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM INTUIT INC. 21-Jan-2021 Annual 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 21-Jan-2021 Annual 22-Jan-2021 Annual 23-Jan-2021 Annual 24-Jan-2021 Annual 25-Jan-2021 Annual 26-Jan-2021 Annual 27-Jan-2021 Annual 28-Jan-2021 Annual 29-Jan-2021 Annual 20-Jan-2021 Annual	ION ISE THE REIT MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE	For	For	For
SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM 20-Jan-2021 ExtraOrdinary General Meeting 2 Ratification INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 1 Election of INTUIT INC. 21-Jan-2021 Annual 2 Election of INTUIT INC.		For	For	For
INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 1 Election of INTUIT INC. 21-Jan-2021 Annual 2 Election of INTUIT INC.	CONSENT TO CONCLUDE MAJOR INTERESTED PARTY TRANSACTION	For	Against	Against
INTUIT INC. 21-Jan-2021 Annual 14 firm for the INTUIT INC. 21-Jan-2021 Annual 1 Election of I INTUIT INC. 21-Jan-2021 Annual 2 Election of I	CONSENT TO CONCLUDE MAJOR INTERESTED PARTY TRANSACTION	For	Against	Against
INTUIT INC. 21-Jan-2021 Annual 1 Election of I INTUIT INC. 21-Jan-2021 Annual 2 Election of I	of the selection of Ernst & Young LLP as Intuit's independent registered public accounting fiscal year ending July 31, 2021.	For	Against	Against
INTUIT INC. 21-Jan-2021 Annual 2 Election of I	Director: Eve Burton	For For	Against For	For
	Director: Scott D. Cook	For	For	For
INTUIT INC. 21-Jan-2021 Annual 3 Election of I	Director: Richard L. Dalzell	For	For	For
	Director: Sasan K. Goodarzi	For	For	For
	Director: Deborah Liu	For	For	For
		For	For	For
		For		+
	Director: Tekedra Mawakana	For	For	For
INTUIT INC. 21-Jan-2021 Annual 9 Election of I	Director: Tekedra Mawakana Director: Suzanne Nora Johnson Director: Dennis D. Powell	For	For For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
INTUIT INC.	Date 21-Jan-2021	Annual	10	Election of Director: Thomas Szkutak		Vote For	d Vote For	For
INTUIT INC.	21-Jan-2021		11	Election of Director: Raul Vazquez		For	For	For
INTUIT INC.	21-Jan-2021		12	Election of Director: Jeff Weiner		For	For	For
INTUIT INC.	21-Jan-2021		13	Advisory vote to approve Intuit's executive compensation (say-on-pay).		For	For	For
TOPBI INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting	2 1	THE ELECTION OF THE DIRECTOR: ZHOU XUN CAI, SHAREHOLDER NO. 1962101XXX		For	For	For
TOPBI INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting	_	THE ELECTION OF THE DIRECTOR:LIEN CHIH CHI, SHAREHOLDER NO.A124553XXX		For	For	For
TOPBI INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting		THE ELECTION OF THE INDEPENDENT DIRECTOR: CHEN DONGSHENG, SHAREHOLDER NO. 1957071XXX		For	For	For
TOPBI INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting		THE ELECTION OF THE INDEPENDENT DIRECTOR:WU CHIN SHAN, SHAREHOLDER NO.P121740XXX		For	For	For
TOPBI INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting	_	THE ELECTION OF THE INDEPENDENT DIRECTOR:LAI TIAO TSAN,SHAREHOLDER NO.K120179XXX		For	For	For
TOPBI INTERNATIONAL HOLDINGS LTD		ExtraOrdinary General Meeting		RELEASE OF THE PROHIBITION ON DIRECTORS FROM PARTICIPATION IN COMPETITIVE BUSINESS		For	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK		ExtraOrdinary General Meeting	_	APPROVAL ON THE AMENDMENT TO THE ARTICLE OF THE ASSOCIATION OF THE COMPANY		For	Against	Against
PT BANK RAKYAT INDONESIA (PERSERO) TBK		ExtraOrdinary General Meeting		AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF THE MINISTER OF STATE-OWNED ENTERPRISE NUMBER PER-08/MBU/12/2019 DATED 12 DEC 2019 CONCERNING GENERAL GUIDELINES OF THE IMPLEMENTATION OF PROCUREMENT OF GOODS AND SERVICES		For	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	21-Jan-2021	ExtraOrdinary General Meeting	g 3	AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF THE MINISTER OF STATE-OWNED ENTERPRISE NUMBER PER-11/MBU/11/2020 DATED 12 DEC 2020 CONCERNING MANAGEMENT CONTRACT AND ANNUAL MANAGEMENT CONTRACT OF STATE-OWNED ENTERPRISES		For	For	For
DT DANIK DAKKAT INDONESIA (DEDSEDO) TOK	24 1 2024	F . O !: C . I	1.	APPROVAL ON THE TRANSFER OF SHARES RESULTING FROM BUY BACK OF SHARES THAT IS KEPT AS A		_		1
PT BANK RAKYAT INDONESIA (PERSERO) TBK		ExtraOrdinary General Meeting		TREASURY STOCK		For	Against	Against
PT BANK RAKYAT INDONESIA (PERSERO) TBK FRASERS CENTREPOINT TRUST		ExtraOrdinary General Meeting Annual General Meeting	1	APPROVAL ON THE CHANGES IN THE COMPOSITION OF THE COMPANY'S MANAGEMENT TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE STATEMENT BY THE MANAGER, THE AUDITED FINANCIAL STATEMENTS OF FCT FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2020 AND THE AUDITOR'S REPORT THEREON		For	Against For	Against For
	24 1 2024			TO RE-APPOINT KPMG LLP AS AUDITORS OF FCT TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT		_	_	_
FRASERS CENTREPOINT TRUST		Annual General Meeting	2	ANNUAL GENERAL MEETING, AND TO AUTHORISE THE MANAGER TO FIX THEIR REMUNERATION		For	For	For
FRASERS CENTREPOINT TRUST		Annual General Meeting	3	TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS		For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021		1		Susan L. Decker	For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	<u> </u>	1		Kenneth D. Denman	For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021		1		Richard A. Galanti	For	Against	Combination
COSTCO WHOLESALE CORPORATION	21-Jan-2021	Annual	1		W. Craig Jelinek	For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	Annual	1		Sally Jewell	For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	Annual	1	DIRECTOR	Charles T. Munger	For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	Annual	1	DIRECTOR	Jeffrey S. Raikes	For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	Annual	2	Ratification of selection of independent auditors.		For	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	Annual	3	Approval, on an advisory basis, of executive compensation.		For	For	For
HISENSE HOME APPLIANCES GROUP CO., LTD.	22-Jan-2021	ExtraOrdinary General Meeting	g :	TO CONSIDER AND APPROVE THE FINANCIAL SERVICES AGREEMENT (AS SPECIFIED), THE MAJOR TRANSACTION AND THE CONTINUING CONNECTED TRANSACTIONS CONTEMPLATED UNDER IT AND THE RELEVANT ANNUAL CAPS A BUSINESS COOPERATION FRAMEWORK AGREEMENT AND THE CONTINUING CONNECTED TRANSACTIONS		For	Against	Against
HISENSE HOME APPLIANCES GROUP CO., LTD.	22-Jan-2021	ExtraOrdinary General Meeting	g 1	AND ANNUAL UPPER LIMIT UNDER THE AGREEMENT		For	For	For
MIDEA GROUP CO LTD	25-Jan-2021	ExtraOrdinary General Meeting	g 1	REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2017 RESTRICTED STOCK INCENTIVE PLAN REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2018 RESTRICTED STOCK		For	For	For
MIDEA GROUP CO LTD	25-Jan-2021	ExtraOrdinary General Meeting	g 2	INCENTIVE PLAN REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2018 RESTRICTED STOCK REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2019 RESTRICTED STOCK		For	For	For
MIDEA GROUP CO LTD	25-Jan-2021	ExtraOrdinary General Meeting	g 3	INCENTIVE PLAN REPURCHASE AND CANCELLATION OF SOME RESTRICTED STOCKS UNDER 2020 RESTRICTED STOCK		For	For	For
MIDEA GROUP CO LTD	25-Jan-2021	ExtraOrdinary General Meeting	g 4	INCENTIVE PLAN Appointment of Auditors Appointment of Ernst & Young LLP, Chartered Professional Accountants, as		For	For	For
METRO INC.	26-Jan-2021	Annual	2	Auditors of the Corporation. Ordinary resolution ratifying, confirming and approving certain amendments to the Corporation's By-		For	Against	Withheld
METRO INC.	26-Jan-2021		4	Laws.		For	For	For
METRO INC.	26-Jan-2021		1		Maryse Bertrand	For	For	For
METRO INC.	26-Jan-2021		1		Pierre Boivin	For	For	For
METRO INC.	26-Jan-2021		1		François J. Coutu	For	For	For
METRO INC.	26-Jan-2021		1		Michel Coutu	For	For	For
METRO INC.	26-Jan-2021		1		Stephanie Coyles	For	For	For
METRO INC.	26-Jan-2021		1		Claude Dussault	For	For	For
METRO INC.	26-Jan-2021	Annual	1		Russell Goodman	For	For	For
							1-	For
METRO INC.	26-Jan-2021		1		Marc Guay	For	For	FOI
		Annual	1		Marc Guay Christian W.E. Haub	For For	For For	For
METRO INC.	26-Jan-2021	Annual Annual	1 1 1	DIRECTOR	-			
METRO INC. METRO INC.	26-Jan-2021 26-Jan-2021	Annual Annual Annual	1 1 1 1	DIRECTOR DIRECTOR	Christian W.E. Haub	For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
METRO INC.	26-Jan-2021 Annual	3	Advisory resolution on the Corporation's approach to executive compensation.		For	For	For
			To ratify the appointment of Ernst & Young LLP as the Company's independent registered public				T
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	13	accounting firm.		For	Against	Against
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	1	Election of Director: Steven J. Demetriou		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	2	Election of Director: Christopher M.T. Thompson		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	3	Election of Director: General Vincent K. Brooks		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	4	Election of Director: Robert C. Davidson, Jr.		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	5	Election of Director: General Ralph E. Eberhart		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	6	Election of Director: Manny Fernandez		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	7	Election of Director: Georgette D. Kiser		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	8	Election of Director: Linda Fayne Levinson		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	9	Election of Director: Barbara L. Loughran		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	10	Election of Director: Robert A. McNamara		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	11	Election of Director: Peter J. Robertson		For	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021 Annual	12	Advisory vote to approve the Company's executive compensation.		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	14	Ratification of the selection of the independent registered public accounting firm.		For	Against	Against
,			Shareholder proposal seeking to lower the ownership threshold required to call a special shareholders				1
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	16	meeting, if properly presented at the meeting.		Against	Against	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	1	Election of Director: Catherine M. Burzik		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	2	Election of Director: R. Andrew Eckert		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	3	Election of Director: Vincent A. Forlenza		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	4	Election of Director: Claire M. Fraser		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	5	Election of Director: Jeffrey W. Henderson		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	6	Election of Director: String W. Heinderson		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	7	Election of Director: Christopher Solles Election of Director: Marshall O. Larsen		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	0	Election of Director: Marshall O. Earsen Election of Director: David F. Melcher		For		
		8				For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	9	Election of Director: Thomas E. Polen		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	10	Election of Director: Claire Pomeroy		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	11	Election of Director: Rebecca W. Rimel		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	12	Election of Director: Timothy M. Ring		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	13	Election of Director: Bertram L. Scott		For	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021 Annual	15	Advisory vote to approve named executive officer compensation.		For	For	For
VISA INC.	26-Jan-2021 Annual	14	Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the 2021 fiscal year.		For	For	For
			To vote on a stockholder proposal requesting stockholders' right to act by written consent, if properly				
VISA INC.	26-Jan-2021 Annual	17	presented.		Against	For	Against
			Approval of an amendment to our Certificate of Incorporation to enable the adoption of a special				
VISA INC.	26-Jan-2021 Annual	16	meeting right for Class A common stockholders.		For	For	For
VISA INC.	26-Jan-2021 Annual	1	Election of Director: Lloyd A. Carney		For	For	For
VISA INC.	26-Jan-2021 Annual	2	Election of Director: Mary B. Cranston		For	For	For
VISA INC.	26-Jan-2021 Annual	3	Election of Director: Francisco Javier Fernández-Carbajal		For	For	For
VISA INC.	26-Jan-2021 Annual	4	Election of Director: Alfred F. Kelly, Jr.		For	For	For
VISA INC.	26-Jan-2021 Annual	5	Election of Director: Ramon Laguarta		For	For	For
VISA INC.	26-Jan-2021 Annual	6	Election of Director: John F. Lundgren		For	For	For
VISA INC.	26-Jan-2021 Annual	7	Election of Director: Robert W. Matschullat		For	For	For
VISA INC.	26-Jan-2021 Annual	8	Election of Director: Denise M. Morrison		For	For	For
VISA INC.	26-Jan-2021 Annual	9	Election of Director: Suzanne Nora Johnson		For	For	For
VISA INC.	26-Jan-2021 Annual	10	Election of Director: Linda J. Rendle		For	For	For
VISA INC.	26-Jan-2021 Annual	11	Election of Director: John A. C. Swainson		For	For	For
VISA INC.	26-Jan-2021 Annual	12	Election of Director: Maynard G. Webb, Jr.		For	For	For
VISA INC.	26-Jan-2021 Annual	15	Approval of the Visa Inc. 2007 Equity Incentive Compensation Plan, as amended and restated.		For	For	For
FIDA IITO	ZO JUITZOZ I MIIIUAL	13	To vote on a stockholder proposal to amend our principles of executive compensation program, if		1 01	1 01	1 01
VISA INC.	26-Jan-2021 Annual	18	properly presented.		Against	For	Against
VISA INC.	26-Jan-2021 Annual	13	Approval, on an advisory basis, of compensation paid to our named executive officers.		Against For	For	-
VIDA INC.	ZU-Jail-ZUZ I Allilual	13	Ratify the appointment by the Audit Committee of the Board of Directors of Ernst & Young LLP as		FUI	FUI	For
HORNEL FOODS CORPORATION	26 Inn 2024 America	43			Face	Amatast	Amaticat
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	13	independent registered public accounting firm for the fiscal year ending October 31, 2021.		For	Against	Against
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	1	Election of Director: Prama Bhatt		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	2	Election of Director: Gary C. Bhojwani		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	3	Election of Director: Terrell K. Crews		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	4	Election of Director: Stephen M. Lacy		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	5	Election of Director: Elsa A. Murano, Ph.D.		For	For	For
	24 1 2024 1	1.	Floation of Division V. Nostorand	I	I =	For	For
HORMEL FOODS CORPORATION	26-Jan-2021 Annual	6	Election of Director: Susan K. Nestegard		For	FOI	1 01
HORMEL FOODS CORPORATION HORMEL FOODS CORPORATION	26-Jan-2021 Annual 26-Jan-2021 Annual 26-Jan-2021 Annual	7	Election of Director: Susan K. Nestegard Election of Director: William A. Newlands		For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
HORMEL FOODS CORPORATION	26-Jan-2021	Annual	9	Election of Director: Jose Luis Prado		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	Annual	10	Election of Director: Sally J. Smith		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	Annual	11	Election of Director: James P. Snee		For	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	Annual	12	Election of Director: Steven A. White		For	For	For
				Approve the Named Executive Officer compensation as disclosed in the Company's 2021 annual				
HORMEL FOODS CORPORATION	26-Jan-2021	Annual	14	meeting proxy statement.		For	For	For
				TO APPROVE THE PROPOSED DISPOSAL OF AN EFFECTIVE 80% INTEREST IN GREENFIELDS DAIRY				
JAPFA LTD	26-Jan-2021	ExtraOrdinary General Meeting	1	SINGAPORE PTE. LTD		For	For	For
DALIAN PORT (PDA) COMPANY LTD		ExtraOrdinary General Meeting		CHANGE OF THE COMPANY'S NAME		For	For	For
DALIAN PORT (PDA) COMPANY LTD		ExtraOrdinary General Meeting		AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION		For	For	For
S.F. HOLDING CO LTD		ExtraOrdinary General Meeting		2021 ESTIMATED QUOTA OF CONTINUING CONNECTED TRANSACTIONS		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	1	ADOPTION OF FINANCIAL STATEMENTS		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	2	REAPPOINTMENT OF AUDITOR: ERNST YOUNG INC		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	3	ELECTION OF MFUNDISO NJEKE AS A DIRECTOR		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	J	RE-ELECTION OF JOHN BESTER AS A DIRECTOR		For	For	For
CLICKS GROUP LIMITED		Ţ.	4	RE-ELECTION OF JOHN BESTER AS A DIRECTOR RE-ELECTION OF BERTINA ENGELBRECHT AS A DIRECTOR				
		Annual General Meeting	0			For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	6	RE-ELECTION OF MICHAEL FLEMING AS A DIRECTOR		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	/	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE (SEPARATE VOTING): JOHN BESTER		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	8	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE (SEPARATE VOTING): FATIMA DANIELS		For	For	For
CLICKS GROUP LIMITED		Annual General Meeting	9	ELECTION OF MEMBER OF THE AUDIT AND RISK COMMITTEE (SEPARATE VOTING): MFUNDISO NJEKE		For	For	For
CLICKS GROUP LIMITED	27-Jan-2021	Annual General Meeting	10	NON-BINDING ADVISORY VOTE: APPROVAL OF THE COMPANY'S REMUNERATION POLICY		For	For	For
				NON-BINDING ADVISORY VOTE: ENDORSEMENT OF THE COMPANY'S REMUNERATION IMPLEMENTATION				
CLICKS GROUP LIMITED	27-Jan-2021	Annual General Meeting	11	REPORT		For	For	For
CLICKS GROUP LIMITED	27-Jan-2021	Annual General Meeting	12	GENERAL AUTHORITY TO REPURCHASE SHARES		For	For	For
CLICKS GROUP LIMITED			13	APPROVAL OF DIRECTORS' FEES		For	For	For
CLICKS GROUP LIMITED			14	GENERAL APPROVAL TO PROVIDE FINANCIAL ASSISTANCE		For	For	For
CLICKS GROUP LIMITED			15	AMENDMENTS TO THE MEMORANDUM OF INCORPORATION		For	For	For
CEIGIG GIGGI EMITES	27 0411 2021	Author General Meeting	13	APPOINTMENT OF INDEPENDENT EXTERNAL AUDITORS: RESOLVED THAT DELOITTE & TOUCHE AND		1 01	1 01	1 01
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	27-Jan-2021	Annual General Meeting	1	BONGISIPHO NYEMBE BE AND ARE HEREBY APPOINTED AS INDEPENDENT EXTERNAL AUDITORS AND INDIVIDUAL DESIGNATED AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT AGM IN 2022 IN TERMS OF SECTION 90(1) OF THE COMPANIES ACT		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	27-Jan-2021	Annual General Meeting	2	RE-ELECTION OF DIRECTOR: M JACOBS		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	27-Jan-2021	Annual General Meeting	3	RE-ELECTION OF DIRECTOR: V LITLHAKANYANE		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	27-Jan-2021	Annual General Meeting	4	RE-ELECTION OF DIRECTOR: A MOTHUPI		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Annual General Meeting	5	RE-ELECTION OF DIRECTOR: M SELLO		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Annual General Meeting	6	RE-ELECTION OF DIRECTOR: R VICE		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Annual General Meeting	7	RE-ELECTION OF DIRECTOR: P WHARTON-HOOD		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Annual General Meeting	8	RE-ELECTION OF AUDIT COMMITTEE MEMBER: P GOLESWORTHY (CHAIRMAN)		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Annual General Meeting	a	RE-ELECTION OF AUDIT COMMITTEE MEMBER: A MOTHUPI (SUBJECT TO RE-ELECTION AS PER 2.3)		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED			10	RE-ELECTION OF AUDIT COMMITTEE MEMBER: G SOLOMON		For	For	For
				RE-ELECTION OF AUDIT COMMITTEE MEMBER: R VICE (SUBJECT TO RE-ELECTION AS PER 2.5)				1
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Ü	11	ENDORSEMENT OF THE GROUP'S REMUNERATION POLICY		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED			12			For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Ü	13	ENDORSEMENT OF THE GROUP'S REMUNERATION IMPLEMENTATION REPORT		For	Against	Against
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		J J	14	AUTHORITY TO SIGN DOCUMENTS TO GIVE EFFECT TO RESOLUTIONS		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		3	15	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED		Ü	16	GENERAL AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE		For	For	For
LIFE HEALTHCARE GROUP HOLDINGS LIMITED	27-Jan-2021	Annual General Meeting	17	GENERAL AUTHORITY TO REPURCHASE COMPANY SHARES		For	For	For
				Appointment of Auditor: Appointment of PricewaterhouseCoopers LLP as auditor and authorization to				
CGI INC.	27-Jan-2021	Annual	17	the Audit and Risk Management Committee to fix its compensation.		For	For	For
				Amendment to By-Law 1986-5: To ratify, confirm and approve the Amended & Restated By-Law 1986-				
CGI INC.	27-Jan-2021	Annual	18	5 of CGI Inc.		For	For	For
CGI INC.	27-Jan-2021		1	Election of Director: Alain Bouchard		For	Against	Withheld
CGI INC.	27-Jan-2021		2	Election of Director: Admi Bodehard Election of Director: George A. Cope		For	For	For
CGI INC.	27-Jan-2021		3	Election of Director: George A. Cope Election of Director: Paule Doré		For	For	For
CGI INC.	27-Jan-2021 27-Jan-2021		J	Election of Director: Paule Bore Election of Director: Julie Godin				For
			4			For	For	
CGI INC.	27-Jan-2021		7	Election of Director: Serge Godin		For	For	For
CGI INC.	27-Jan-2021		0	Election of Director: Timothy J. Hearn		For	For	For
CGI INC.	27-Jan-2021		/	Election of Director: André Imbeau		For	For	For
CGI INC.	27-Jan-2021		8	Election of Director: Gilles Labbé		For	For	For
CGI INC.	27-Jan-2021		9	Election of Director: Michael B. Pedersen		For	For	For
CGI INC.	27-Jan-2021		10	Election of Director: Stephen S. Poloz		For	For	For
CGI INC.	27-Jan-2021		11	Election of Director: Mary Powell		For	For	For
		I					1=	F
CGI INC.	27-Jan-2021	Annual	12	Election of Director: Alison C. Reed		For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
CGI INC.	27-Jan-2021 Annual	14	Election of Director: George D. Schindler		For	For	For
CGI INC.	27-Jan-2021 Annual	15	Election of Director: Kathy N. Waller		For	For	For
CGI INC.	27-Jan-2021 Annual	16	Election of Director: Joakim Westh		For	For	For
SESA S.P.A.	27-Jan-2021 ExtraOrdinary General Meeti	ng 4	TO MODIFY THE ART. 19 (MANAGEMENT POWERS) OF THE BY-LAWS. RESOLUTIONS RELATED THERETO		For	For	For
			TO ADOPT A MONISTIC ADMINISTRATION AND CONTROL MODEL THROUGH THE INCLUSION OF A NEW BY- LAWS ARTICLE 16 (AND RENUMBERING OF THE FOLLOWING ONES) AND OF A FINAL TRANSITIONAL RULE, AS WELL AS TO MODIFY THE CURRENT ARTICLES 16 (DIRECTORS NUMBER, DURATION AND REMUNERATION), 18 (BOARD OF DIRECTORS RESOLUTIONS), 21 (MANAGER IN CHARGE), 22 (INTERNAL				
SESA S.P.A.	27-Jan-2021 ExtraOrdinary General Meeti	ng 5	AUDITORS). RESOLUTIONS RELATED THERETO		For	For	For
GRIFFON CORPORATION	28-Jan-2021 Annual	1	DIRECTOR	Henry A. Alpert	For	For	For
GRIFFON CORPORATION	28-Jan-2021 Annual	1	DIRECTOR	Jerome L. Coben	For	For	For
GRIFFON CORPORATION	28-Jan-2021 Annual	1	DIRECTOR	Ronald J. Kramer	For	For	For
GRIFFON CORPORATION	28-Jan-2021 Annual	1		Victor Eugene Renuart	For	For	For
GRIFFON CORPORATION	28-Jan-2021 Annual	1		Kevin F. Sullivan	For	For	For
			Ratification of the selection by our audit committee of Grant Thornton LLP to serve as our				
GRIFFON CORPORATION	28-Jan-2021 Annual	3	independent registered public accounting firm for fiscal year 2021.		For	For	For
			Approval of the resolution approving the compensation of our executive officers as disclosed in the				
GRIFFON CORPORATION	28-Jan-2021 Annual	2	Proxy Statement.		For	Against	Against
			RESOLUTION ON AN INCENTIVE PROGRAMME BY WAY OF A DIRECTED ISSUE OF WARRANTS WITH A				
EVOLUTION GAMING GROUP AB	28-Jan-2021 ExtraOrdinary General Meeti	ng 11	SUBSEQUENT TRANSFER TO THE PARTICIPANTS		For	For	For
			Ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public				
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	11	accounting firm for the fiscal year ending September 30, 2021.		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	1	Election of Director: Susan K. Carter		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	2	Election of Director: Charles I. Cogut		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	3	Election of Director: Lisa A. Davis		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	4	Election of Director: Chadwick C. Deaton		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	5	Election of Director: Seifollah Ghasemi		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	6	Election of Director: David H.Y. Ho		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	7	Election of Director: Edward L. Monser		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	8	Election of Director: Matthew H. Paull		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	10	Approval of the Air Products and Chemicals, Inc. 2021 Long-Term Incentive Plan.		For	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021 Annual	9	Advisory vote approving the compensation of the Company's named executive officers.		For	For	For
	20 0411 2021 7 1111044	1	The same of the sa		1.0.		1 01
AGRICULTURAL BANK OF CHINA LIMITED	28-Jan-2021 ExtraOrdinary General Meeti	ng 2	TO CONSIDER AND APPROVE THE ELECTION OF MR. GU SHU AS AN EXECUTIVE DIRECTOR OF THE BANK		For	Against	Combination
AGRICULTURAL BANK OF CHINA LIMITED	28-Jan-2021 ExtraOrdinary General Meeti		TO CONSIDER AND APPROVE THE ADDITIONAL BUDGET FOR POVERTY ALLEVIATION DONATIONS		For	Against	Combination
	20 can 2021 Extraoramary concrat moot	.5 0	TO APPROVE THE CAPITAL REDUCTION (AS DEFINED IN THE CIRCULAR) AS DESCRIBED IN THE NOTICE OF		1.0.	7.54	
OSB GROUP PLC	28-Jan-2021 Ordinary General Meeting	1	GENERAL MEETING WHICH IS SET OUT ON PAGES 11 AND 12 OF THE CIRCULAR		For	For	For
	and the second s		TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES				
ORIGIN ENTERPRISES PLC	28-Jan-2021 ExtraOrdinary General Meeti	ng 2	DEPOSITORY		For	For	For
ORIGIN ENTERPRISES PLC	28-Jan-2021 ExtraOrdinary General Meeti		TO AMEND AND ADOPT NEW ARTICLES OF ASSOCIATION		For	For	For
	20 can 2021 Extraor aniary contracting	.5 0	TO AUTHORISE AND INSTRUCT THE COMPANY TO TAKE ALL ACTIONS NECESSARY TO IMPLEMENT THE		1.0.		
ORIGIN ENTERPRISES PLC	28-Jan-2021 ExtraOrdinary General Meeti	ng 4	MIGRATION		For	For	For
ONION ENTERNINGES FEE	20 dan 2021 Extraordinary General Meet	15 1	TO RESOLVE ABOUT THE REFORM OF THE ELETROBRAS BYLAWS ACCORDING TO NOTICE TO		1 01	1 01	1 01
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	28-Jan-2021 ExtraOrdinary General Meeti	ng 2	SHAREHOLDERS AND MANAGEMENT PROPOSAL		For	Against	Against
	20 can 2021 Extraorement y content most	-5 -	THAT THE GROUP AND THE COMPANY'S AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31		1. 0.	7.545	7.154.11.00
			AUGUST 2020 TOGETHER WITH THE REPORTS OF THE DIRECTORS AND INDEPENDENT AUDITORS (THE				
RDI REIT PLC	28-Jan-2021 Annual General Meeting	1	"ANNUAL REPORT") BE RECEIVED AND ADOPTED		For	For	For
			THAT THE ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 31 AUGUST 2020, SET OUT ON				
RDI REIT PLC	28-Jan-2021 Annual General Meeting	2	PAGES 120 TO 127 OF THE ANNUAL REPORT, BE APPROVED		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	3	THAT G.R. TIPPER BE RE-ELECTED AS A DIRECTOR OF THE COMPANY		For	Against	Against
RDI REIT PLC	28-Jan-2021 Annual General Meeting	4	THAT S.E. FORD BE RE-ELECTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	5	THAT E.A. PEACE BE RE-ELECTED AS AN INDEPENDENT DIRECTOR OF THE COMPANY		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	6	THAT M. PARROTT BE ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	7	THAT S.J. OAKENFULL BE ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	8	THAT D.A. GRANT BE RE-ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
	20 out 2021 Attribut General Meeting	–	THAT KPMG LLP, THE INDEPENDENT AUDITOR, BE RE-APPOINTED UNTIL THE CONCLUSION OF THE		1 0.	1. 0.	1. 0.
RDI REIT PLC	28-Jan-2021 Annual General Meeting	9	COMPANY'S NEXT AGM IN 2022		For	For	For
NOT NETT I EQ	20 July 2021 Milliagt Geller at Meeting	+	THAT THE AUDIT AND RISK COMMITTEE BE AUTHORISED TO DETERMINE THE REMUNERATION OF THE		101	1 01	1 01
DDI DEIT DI C	29 Jan 2021 Applied Conoral Monthing	10	INDEPENDENT AUDITOR		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	10			For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	11	ALLOTMENT OF SHARES		For	For	For
RDI REIT PLC	28-Jan-2021 Annual General Meeting	12	WAIVER OF PRE-EMPTION RIGHTS FOR FIVE PER CENT OF THE ISSUED SHARE CAPITAL (ALLOTMENT OF SHARES FOR CASH)		For	For	For
INDI NEIT FEC	120-Jan-2021 Annual General Meeting	14	STARLE FOR CASTI)		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				WAIVER OF PRE-EMPTION RIGHTS FOR FIVE PER CENT OF THE ISSUED SHARE CAPITAL IN CONNECTION				
RDI REIT PLC		Annual General Meeting	13	WITH A SPECIFIED INVESTMENT (ALLOTMENT OF SHARES FOR CASH)		For	For	For
RDI REIT PLC		Annual General Meeting	14	PURCHASE OF OWN SHARES AND MAY HOLD THESE SHARES IN TREASURY		For	For	For
RDI REIT PLC	28-Jan-2021	Annual General Meeting	15	ADOPTION OF NEW ARTICLES OF ASSOCIATION IN RELATION TO ELECTRONIC GENERAL MEETINGS		For	For	For
				Ratification of the appointment of Deloitte & Touche LLP as the independent registered public				
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	<u> </u>	12	accounting firm for fiscal year 2021.		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021		1	Election of Director: José E. Almeida		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	<u> </u>	2	Election of Director: Janice M. Babiak		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021		3	Election of Director: David J. Brailer		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021		4	Election of Director: William C. Foote		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	5	Election of Director: Ginger L. Graham		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021		6	Election of Director: Valerie B. Jarrett		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	7	Election of Director: John A. Lederer		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	8	Election of Director: Dominic P. Murphy		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	9	Election of Director: Stefano Pessina		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	10	Election of Director: Nancy M. Schlichting		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	11	Election of Director: James A. Skinner		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	14	Approval of the 2021 Walgreens Boots Alliance, Inc. Omnibus Incentive Plan.		For	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021		15	Stockholder proposal requesting an independent Board Chairman.		Against	Against	For
· · · · · ·				Stockholder proposal requesting report on how health risks from COVID-19 impact the Company's		Ť	1	
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	Annual	16	tobacco sales decision-making.		Against	Against	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021		13	Advisory vote to approve named executive officer compensation.		For	Against	Against
	20 04 202.		1.0	ADOPTION OF THE MINUTES OF THE 2020 ANNUAL GENERAL MEETING OF SHAREHOLDERS WHICH WAS		1.0.	7.5450	7.5450
THAI BEVERAGE PUBLIC CO LTD	29- Jan-2021	Annual General Meeting	1	HELD ON 31 JANUARY 2020		For	For	For
THAI BEVERAGE I OBEIC CO ETD	27 3411 2021	Amade General Meeting		APPROVAL ON THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2020 TOGETHER WITH		1 01	1 01	1 01
THAI BEVERAGE PUBLIC CO LTD	20. Jan. 2021	Annual General Meeting	3	THE AUDITOR REPORT		For	For	For
THAI BEVERAGE I OBEIC CO ETD	27-3411-2021	Allidat General Meeting	3	APPROVAL ON THE DIVIDEND PAYMENT AND THE APPROPRIATION FOR LEGAL RESERVE AND THE		1 01	1 01	1 01
THAI BEVERAGE PUBLIC CO LTD	20 Jan 2021	Annual General Meeting	4	DETERMINATION OF THE BOOK CLOSURE DATE FOR DIVIDEND PAYMENT		For	For	For
THAI DEVERAGE PUBLIC CO LTD	Z9-Jd11-Z0Z1	Allituat General Meeting	4	ELECTION OF THE DIRECTOR TO REPLACE THOSE WHO RETIRE BY ROTATION: MR. CHAROEN		For	FOI	FOI
THAT BEVERAGE BURNING COLLED	20 1 2024	A	_	SIRIVADHANABHAKDI		F	A	A
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	5	ELECTION OF THE DIRECTOR TO REPLACE THOSE WHO RETIRE BY ROTATION: KHUNYING WANNA		For	Against	Against
THAT BEYER AGE BURLIS GO LTD	20 1 2024					_		
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	6	SIRIVADHANABHAKDI		For	Against	Against
				ELECTION OF THE DIRECTOR TO REPLACE THOSE WHO RETIRE BY ROTATION: MS. POTJANEE				1
THAI BEVERAGE PUBLIC CO LTD		Annual General Meeting	/	THANAVARANIT		For	Against	Against
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	8	ELECTION OF THE DIRECTOR TO REPLACE THOSE WHO RETIRE BY ROTATION: DR. CHATRI BANCHUIN		For	For	For
				ELECTION OF THE DIRECTOR TO REPLACE THOSE WHO RETIRE BY ROTATION: ASSOC. PROF. DR.				
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	9	KRITIKA KONGSOMPONG		For	For	For
THAI BEVERAGE PUBLIC CO LTD		Annual General Meeting	10	APPOINTMENT OF NEW DIRECTOR: MR. WEE JOO YEOW		For	For	For
THAI BEVERAGE PUBLIC CO LTD		Annual General Meeting	11	APPOINTMENT OF NEW DIRECTOR: PROF. KHEMCHAI CHUTIWONGSE		For	For	For
THAI BEVERAGE PUBLIC CO LTD		Annual General Meeting	12	APPOINTMENT OF NEW DIRECTOR: MR. PASU LOHARJUN		For	For	For
THAI BEVERAGE PUBLIC CO LTD		Annual General Meeting	13	APPOINTMENT OF NEW DIRECTOR: MRS. BUSAYA MATHELIN		For	For	For
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	14	DETERMINATION OF THE DIRECTOR AUTHORITIES		For	For	For
				APPROVAL ON THE PAYMENT OF DIRECTOR REMUNERATION FOR THE PERIOD FROM JANUARY 2021 TO				
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	15	DECEMBER 2021		For	For	For
				APPROVAL ON THE APPOINTMENT AND THE DETERMINATION OF THE REMUNERATION FOR THE				
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	16	COMPANY'S AUDITOR FOR THE YEAR 2021		For	For	For
				APPROVAL ON THE PURCHASE OF DIRECTORS AND OFFICERS LIABILITY INSURANCE (D AND O				
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	17	INSURANCE) FOR DIRECTORS AND EXECUTIVES		For	For	For
				APPROVAL ON THE RENEWAL OF THE SHAREHOLDERS MANDATE FOR INTERESTED PERSON				
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	18	TRANSACTIONS (SHAREHOLDERS' MANDATE)		For	For	For
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	19	APPROVAL ON THE THAIBEV LONG TERM INCENTIVE PLAN 2021		For	Against	Against
				APPROVAL ON THE REDUCTION IN THE REGISTERED CAPITAL OF THE COMPANY BY BAHT 39,315,352				Ĭ
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	20	FROM BAHT 25,155,025,000 TO BAHT 25,115,709,648		For	Against	Against
		Ĭ		APPROVAL ON THE AMENDMENT TO CLAUSE 4 OF THE MEMORANDUM OF ASSOCIATION TO BE IN			Ť	1
THAI BEVERAGE PUBLIC CO LTD	29lan-2021	Annual General Meeting	21	ACCORDANCE WITH THE REDUCTION IN THE REGISTERED CAPITAL OF THE COMPANY		For	Against	Against
	2, 0411 2021		 - -	APPROVAL ON THE INCREASE IN THE REGISTERED CAPITAL OF THE COMPANY BY BAHT 44,290,351 FROM		1		.5
THAI BEVERAGE PUBLIC CO LTD	79- lan-2021	Annual General Meeting	22	BAHT 25,115,709,648 TO BAHT 25,159,999,999		For	Against	Against
THAI BEVERAGE I OBEIC CO ETD	27 3411 2021	Amade General Meeting		APPROVAL ON THE AMENDMENT TO CLAUSE 4 OF THE MEMORANDUM OF ASSOCIATION TO BE IN		1 01	Against	Agamse
THAI BEVERAGE PUBLIC CO LTD	20_ lan=2024	Annual General Meeting	23	ACCORDANCE WITH THE INCREASE IN THE REGISTERED CAPITAL OF THE COMPANY		For	Against	Against
THAI DEVENAGE FUDEIC CO LTD	27-Jd11-2U21	Annual General Meeting	23	ACCOMPANCE WITH THE INCREASE IN THE REGISTERED CAPITAL OF THE COMPANT		For	Agailist	Agailist
				APPROVAL ON THE ALLOCATION OF THE NEWLY-ISSUED ORDINARY SHARES OF THE COMPANY TO				
				ACCOMMODATE THE ORDINARY SHARES WHICH MAY BE ISSUED PURSUANT TO AWARDS GRANTED UNDER				
THAI DEVEDACE DIRLIC COLTD	20 1 2024	Annual Conoral Mastins	2.4	THE THAIBEV LONG TERM INCENTIVE PLAN 2021 ("LTIP") AND THE RELEASE OF FINAL AWARDS IN		For	Against	Against
THAI BEVERAGE PUBLIC CO LTD	29-Jan-2021	Annual General Meeting	24	RESPECT OF AWARDS GRANTED UNDER THE THAIBEV LONG TERM INCENTIVE PLAN ("INITIAL LTIP")		For	Against	Against

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
THAI BEVERAGE PUBLIC CO LTD		Annual General Meeting	25	OTHER BUSINESS (IF ANY)		Abstain	d Vote Against	Against
				(A) THE SUBSCRIPTION AGREEMENT (THE "SUBSCRIPTION AGREEMENT") DATED 29 DECEMBER 2020 ENTERED INTO AMONG GENERTEC UNIVERSAL MEDICAL DEVELOPMENT (BVI) CO., LTD. AS ISSUER (THE "ISSUER"), THE COMPANY AS GUARANTOR AND CCP LEASING II LIMITED AS SUBSCRIBER (THE "SUBSCRIBER") IN RELATION TO THE SUBSCRIPTION OF THE GUARANTEED CONVERTIBLE BONDS IN AN AGGREGATE PRINCIPAL AMOUNT OF USD 150,000,000 (THE "CONVERTIBLE BONDS") TO BE ISSUED BY				
				THE ISSUER AND THE TRANSACTIONS CONTEMPLATED THEREUNDER AND IN CONNECTION THEREWITH, BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; (B) SUBJECT TO AND CONDITIONAL UPON				
				THE LISTING COMMITTEE APPROVING THE LISTING OF, AND GRANTING THE PERMISSION TO DEAL IN, THE CONVERSION SHARES (AS DEFINED BELOW), THE DIRECTORS OF THE COMPANY (THE "DIRECTORS") BE AND ARE HEREBY AUTHORISED TO: (I) ISSUE THE CONVERTIBLE BONDS TO THE SUBSCRIBER; AND (II)				
				ALLOT AND ISSUE SUCH SHARES OF THE COMPANY WHICH MAY FALL TO BE ISSUED UPON EXERCISE OF THE CONVERSION RIGHTS ATTACHING TO THE CONVERTIBLE BONDS (THE "CONVERSION SHARES") ON THE TERMS AND SUBJECT TO THE CONDITIONS OF THE CONVERTIBLE BONDS; (C) AN UNCONDITIONAL				
				SPECIFIC MANDATE GRANTED TO THE DIRECTORS TO EXERCISE THE POWERS TO ALLOT, ISSUE AND DEAL WITH SUCH NUMBER OF CONVERSION SHARES AS MAY BE REQUIRED TO BE ALLOTTED AND ISSUED UPON THE EXERCISE OF THE CONVERSION RIGHTS ATTACHING TO THE CONVERTIBLE BONDS PURSUANT				
				TO THE TERMS OF THE CONVERTIBLE BONDS BE AND IS HEREBY CONFIRMED AND APPROVED; AND (D) SUBJECT TO AND CONDITIONAL UPON THE FULFILMENT OF THE CONDITIONS IN THE SUBSCRIPTION AGREEMENT, ANY ONE OR MORE DIRECTORS BE AND IS/ARE HEREBY AUTHORISED TO, FOR AND ON BEHALF OF THE COMPANY, EXECUTE ALL SUCH DOCUMENTS, INSTRUMENTS AND AGREEMENTS, AND				
				TAKE SUCH ACTION, DO ALL SUCH ACTS OR THINGS, AS HE/SHE/THEY MAY, IN HIS/HER/THEIR ABSOLUTE DISCRETION, CONSIDER NECESSARY, APPROPRIATE, DESIRABLE OR EXPEDIENT FOR THE PURPOSE OF, OR IN CONNECTION WITH, THE IMPLEMENTATION OF OR GIVING EFFECT OR COMPLETION				
CENEDTEC LINIVERSAL MEDICAL CROUD COMPANY LIMITED	20 lon 2021	ExtraOrdinan, Canaral Mastin	~ 2	OF ANY MATTERS RELATING TO THE SUBSCRIPTION AGREEMENT AND THE TRANSACTION CONTEMPLATED THEREUNDER		For	For	For
GENERTEC UNIVERSAL MEDICAL GROUP COMPANY LIMITED	29-Jan-2021	ExtraOrdinary General Meetin	9 3	CONTEMPLATED THEREUNDER		For	For	For
WEICHAI POWER CO LTD		ExtraOrdinary General Meetin		TO CONSIDER AND APPROVE THE GRANT OF THE GENERAL MANDATE TO ISSUE SHARES TO THE BOARD TO CONSIDER AND APPROVE THE RESOLUTION ON THE COMPANY'S COMPLIANCE WITH THE CONDITIONS		For	Against	Combination
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 3	OF NON-PUBLIC ISSUANCE OF A SHARES TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 4	SHARES:CLASS AND PAR VALUE OF SHARES TO BE ISSUED TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 5	SHARES:METHOD AND TIME OF ISSUANCE		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 6	TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A SHARES:TARGET SUBSCRIBERS AND SUBSCRIPTION METHOD TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 7	SHARES: PRICING BENCHMARK DATE, ISSUE PRICE AND PRICING TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 8	SHARES:NUMBER OF SHARES TO BE ISSUED TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 9	SHARES:LOCK-UP PERIOD ARRANGEMENT TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A SHARES:LOCK-UP PERIOD ARRANGEMENT		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 10	SHARES:PLACE OF LISTING OF THE NEW A SHARES TO BE ISSUED TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 11	SHARES:ARRANGEMENT OF ACCUMULATED UNDISTRIBUTED PROFITS		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 12	TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A SHARES: VALIDITY OF THE RESOLUTIONS IN RESPECT OF THE NON-PUBLIC ISSUANCE OF A SHARES		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 13	TO CONSIDER AND APPROVE THE ISSUANCE PROPOSAL FOR THE PROPOSED NON-PUBLIC ISSUANCE OF A SHARES: USE OF PROCEEDS TO CONSIDER AND APPROVE THE RESOLUTION ON THE PLAN FOR THE NON-PUBLIC ISSUANCE OF A		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 14	SHARES TO CONSIDER AND APPROVE THE RESOLUTION ON THE FEASIBILITY ANALYSIS REPORT ON THE USE OF		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 15	PROCEEDS FROM THE NON-PUBLIC ISSUANCE OF A SHARES		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 16	TO CONSIDER AND APPROVE THE RESOLUTION ON THE ABSENCE OF NEED TO PREPARE A REPORT ON THE USE OF PREVIOUSLY RAISED PROCEEDS TO CONSIDER AND APPROVE THE RESOLUTION ON THE REMEDIAL MEASURES FOR THE DILUTION OF		For	For	For
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 17	IMMEDIATE RETURNS UPON THE NON-PUBLIC ISSUANCE OF A SHARES AND UNDERTAKINGS BY THE RELEVANT PERSONS		For	For	For
WEICHAI POWER CO LTD		ExtraOrdinary General Meetin		TO CONSIDER AND APPROVE THE RESOLUTION ON THE COMPANY'S PLAN ON SHAREHOLDERS' RETURN FOR THE UPCOMING THREE YEARS (2021 - 2023)		For	For	For
WEIGHAL DOWED GO LTD	20.1.222	Entropy Control	- 40	TO CONSIDER AND APPROVE THE RESOLUTION ON THE AUTHORISATION TO THE BOARD AND ITS AUTHORISED PERSON(S) TO DEAL WITH MATTERS RELEVANT TO THE NON-PUBLIC ISSUANCE OF A		5	5	-
WEICHAI POWER CO LTD	29-Jan-2021	ExtraOrdinary General Meetin	g 19	SHARES		For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
WEICHAI POWER CO LTD	29-Jan-2021 ExtraOrdinary General Meet	ing 20	TO CONSIDER AND APPROVE THE RESOLUTION ON THE PROPOSED AMENDMENTS TO THE COMPANY'S MANAGEMENT MEASURES ON THE USE OF RAISED PROCEEDS		For	For	For
WEIGHALL OWER GO ELD	27 July 2021 Excludibility General Meet	1115 20	TO APPROVE THE COMPANY GIVING ITS CONSENT TO THE MIGRATION OF THE MIGRATING SHARES TO		101	101	101
IRISH RESIDENTIAL PROPERTIES REIT PLC	29-Jan-2021 ExtraOrdinary General Meet	ing 2	EUROCLEAR BANK'S CENTRAL SECURITIES DEPOSITORY		For	For	For
IRISH RESIDENTIAL PROPERTIES REIT PLC	29-Jan-2021 ExtraOrdinary General Meet		TO AMEND AND ADOPT THE ARTICLES OF ASSOCIATION OF THE COMPANY		For	For	For
			TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION AND TO APPOINT			-	1
IRISH RESIDENTIAL PROPERTIES REIT PLC	29-Jan-2021 ExtraOrdinary General Meet	ing 4	ANY PERSONS AS ATTORNEY OR AGENT FOR THE HOLDERS OF THE MIGRATING SHARES		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	6	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 0.20 PER SHARE		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	7	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL 2019/20		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	8	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2019/20		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	9	RATIFY KPMG AG AS AUDITORS FOR FISCAL 2020/21		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	10	APPROVE REMUNERATION POLICY		For	Against	Against
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	11	APPROVE REMUNERATION OF SUPERVISORY BOARD		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	12	AMEND ARTICLES RE: PROOF OF ENTITLEMENT		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	13	AMEND ARTICLES RE: PARTICIPATION AND VOTING RIGHTS		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	14	ELECT ALEXANDER VON WITZLEBEN TO THE SUPERVISORY BOARD		For	Against	Against
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	15	ELECT ULRIKE KRAEMER TO THE SUPERVISORY BOARD		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	16	ELECT KLAUS NIEMANN TO THE SUPERVISORY BOARD		For	For	For
VERBIO VEREINIGTE BIOENERGIE AG	29-Jan-2021 Annual General Meeting	17	ELECT CHRISTIAN DOLL AS ALTERNATE SUPERVISORY BOARD MEMBER		For	For	For
VERBIO VEREINIGIE BIOLINEROLE NO	27 July 2021 Fullidad General Meeting	1.7			1.01	1 01	1.0.
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	7	APPROVE FINANCIAL STATEMENTS, ALLOCATION OF INCOME, AND DIVIDENDS OF EUR 3.65 PER SHARE		For	For	For
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	8	APPROVE DISCHARGE OF DIRECTORS		For	For	For
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	9	APPROVE DISCHARGE OF AUDITORS		For	For	For
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	10	APPROVE REMUNERATION POLICY		For	For	For
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	11	APPROVE REMUNERATION REPORT		For	For	For
			APPROVE CHANGE OF CONTROL CLAUSE RE: CREDIT AGREEMENTS WITH CAISSE D EPARGNE ET DE				1
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	12	PREVOYANCE HAUTS DE FRANCE		For	For	For
			AUTHORIZE IMPLEMENTATION OF APPROVED RESOLUTIONS AND FILING OF REQUIRED DOCUMENTS				1
ASCENCIO SCA	29-Jan-2021 Ordinary General Meeting	13	FORMALITIES AT TRADE REGISTRY		For	For	For
FREEDOM FOODS GROUP LTD	29-Jan-2021 Annual General Meeting	2	NON BINDING RESOLUTION TO ADOPT REMUNERATION REPORT		For	For	For
FREEDOM FOODS GROUP LTD	29-Jan-2021 Annual General Meeting	3	RE-ELECTION OF ANTHONY PERICH AS A DIRECTOR		For	Against	Against
FREEDOM FOODS GROUP LTD	29-Jan-2021 Annual General Meeting	4	ELECTION OF GENEVIEVE GREGOR AS A DIRECTOR		For	For	For
FREEDOM FOODS GROUP LTD	29-Jan-2021 Annual General Meeting	5	ELECTION OF JANE MCKELLAR AS A DIRECTOR		For	For	For
FREEDOM FOODS GROUP LTD	29-Jan-2021 Annual General Meeting	6	ELECTION OF TIMOTHY BRYAN AS A DIRECTOR		For	For	For
FREEDOM FOODS GROUP LTD	29-Jan-2021 Annual General Meeting	7	FREEDOM FOODS EQUITY INCENTIVE PLAN		For	For	For
ASPEN TECHNOLOGY, INC.	29-Jan-2021 Annual	1	DIRECTOR	Thomas M. Bradicich	For	For	For
ASPEN TECHNOLOGY, INC.	29-Jan-2021 Annual	1	DIRECTOR	Adriana Karaboutis	For	For	For
ASPEN TECHNOLOGY, INC.	29-Jan-2021 Annual	1	DIRECTOR	Georgia Keresty	For	For	For
	77 000 2021	<u> </u>		ocongia neresey	1. 0.		1.0.
ASPEN TECHNOLOGY, INC.	29-Jan-2021 Annual	2	Ratify the appointment of KPMG as our independent registered public accounting firm for fiscal 2021.		For	For	For
			Approve, on an advisory basis, the compensation of our named executive officers as identified in the				
ASPEN TECHNOLOGY, INC.	29-Jan-2021 Annual	3	Proxy Statement for the annual meeting (so-called "say on pay").		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	15	Ratification of Appointment of Ernst & Young LLP.		For	Against	Against
WESTROCK COMPANY	29-Jan-2021 Annual	1	Election of Director: Colleen F. Arnold		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	2	Election of Director: Timothy J. Bernlohr		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	3	Election of Director: J. Powell Brown		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	4	Election of Director: Terrell K. Crews		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	5	Election of Director: Russell M. Currey		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	6	Election of Director: Suzan F. Harrison		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	7	Election of Director: John A. Luke, Jr.		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	8	Election of Director: Gracia C. Martore		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	9	Election of Director: James E. Nevels		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	10	Election of Director: Steven C. Voorhees	1	For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	11	Election of Director: Bettina M. Whyte	+	For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	12	Election of Director: Alan D. Wilson	+	For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	14	Approval of WestRock Company 2020 Incentive Stock Plan.		For	For	For
WESTROCK COMPANY	29-Jan-2021 Annual	13	Advisory Vote to Approve Executive Compensation.	+	For	For	For
UGI CORPORATION	29-Jan-2021 Annual	13	Ratification of Independent Registered Public Accounting Firm for 2021.	+	For	For	For
UGI CORPORATION UGI CORPORATION	29-Jan-2021 Annual	13	Election of Director for a term expiring in 2022: Frank S. Hermance, Chair				
		1			For	For	For
UGI CORPORATION	29-Jan-2021 Annual	2	Election of Director for a term expiring in 2022: M. Shawn Bort		For	For	For
UGI CORPORATION	29-Jan-2021 Annual	3	Election of Director for a term expiring in 2022: Theodore A. Dosch	-	For	For	For
UGI CORPORATION	29-Jan-2021 Annual	4	Election of Director for a term expiring in 2022: Alan N. Harris		For	For	For
UGI CORPORATION UGI CORPORATION	29-Jan-2021 Annual	5	Election of Director for a term expiring in 2022: Mario Longhi		For	For	For
	29-Jan-2021 Annual	1.6	Election of Director for a term expiring in 2022: William J. Marrazzo	i .	lFor	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
UGI CORPORATION	29-Jan-2021	Δnnual	7	Election of Director for a term expiring in 2022: Cindy J. Miller		Vote For	d Vote For	For
UGI CORPORATION	29-Jan-2021		8	Election of Director for a term expiring in 2022: Kelly A. Romano		For	For	For
UGI CORPORATION	29-Jan-2021		9	Election of Director for a term expiring in 2022: James B. Stallings, Jr.		For	For	For
UGI CORPORATION	29-Jan-2021		10	Election of Director for a term expiring in 2022: John L. Walsh		For	For	For
UGI CORPORATION	29-Jan-2021		12	Approval of the Company's 2021 Incentive Award Plan.		For	For	For
UGI CORPORATION	29-Jan-2021		11	Advisory Vote on Executive Compensation.		For	For	For
EMERSON ELECTRIC CO.	02-Feb-2021		1	DIRECTOR	M. A. Blinn	For	For	For
EMERSON ELECTRIC CO.	02-Feb-2021		1	DIRECTOR	A. F. Golden	For	For	For
EMERSON ELECTRIC CO.	02-Feb-2021		1	DIRECTOR	C. Kendle	For	For	For
EMERSON ELECTRIC CO.	02-Feb-2021		1	DIRECTOR	J. S. Turley	For	For	For
EMERSON ELECTRIC CO.	02-Feb-2021		2	Ratification of KPMG LLP as Independent Registered Public Accounting Firm.	0.0	For	Against	Against
EMERSON ELECTRIC CO.	02-Feb-2021		3	Approval, by non-binding advisory vote, of Emerson Electric Co. executive compensation.		For	For	For
EMERIORI ELLOTTIO CO.	02 1 05 2021	7 i i i dat		To ratify the appointment of Deloitte & Touche LLP as Aramark's independent registered public		1 01		1.01
ARAMARK	02-Feb-2021	Annual	13	accounting firm for the fiscal year ending October 1, 2021.		For	For	For
ARAMARK	02-Feb-2021		17	To approve Aramark's 2021 Employee Stock Purchase Plan.		For	For	For
ARAMARK	02-Feb-2021		1	Election of Director: Susan M. Cameron		For	For	For
ARAMARK	02-Feb-2021		2	Election of Director: Greg Creed		For	For	For
ARAMARK	02-Feb-2021		2	Election of Director: Calvin Darden		For	For	For
ARAMARK	02-Feb-2021		J	Election of Director: Calvin Darden Election of Director: Richard W. Dreiling		For	For	For
			4	•				
ARAMARK	02-Feb-2021 02-Feb-2021		2	Election of Director: Irene M. Esteves Election of Director: Daniel J. Heinrich		For	For	For
ARAMARK			6			For	For	For
ARAMARK	02-Feb-2021	1	/	Election of Director: Bridgette P. Heller		For	For	For
ARAMARK	02-Feb-2021		8	Election of Director: Paul C. Hilal		For	For	For
ARAMARK	02-Feb-2021		9	Election of Director: Karen M. King		For	For	For
ARAMARK	02-Feb-2021		10	Election of Director: Stephen I. Sadove		For	For	For
ARAMARK	02-Feb-2021		11	Election of Director: Arthur B. Winkleblack		For	For	For
ARAMARK	02-Feb-2021		12	Election of Director: John J. Zillmer		For	For	For
ARAMARK	02-Feb-2021	Annual	16	To approve Aramark's Third Amended and Restated 2013 Stock Incentive Plan.		For	For	For
				Non-binding advisory vote on the frequency of future stockholder advisory votes on named executive				
ARAMARK	02-Feb-2021		15	officer compensation.		1 year	For	1 year
ARAMARK	02-Feb-2021	Annual	14	To approve, in a non-binding advisory vote, the compensation paid to the named executive officers.		For	Against	Against
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
				ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TYPE OF PREFERENCE SHARES TO BE				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	2	ISSUED		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
				ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: NUMBER OF PREFERENCE SHARES TO				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	3	BE ISSUED AND ISSUE SIZE		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	4	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: PAR VALUE AND ISSUE PRICE		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	5	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: MATURITY		For	For	For
		3		TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				+
				ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: METHOD OF ISSUANCE AND TARGET				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	6	INVESTORS		For	For	For
	02 : 02 202 :	- Ctass Meeting		TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				1.0.
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	7	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: LOCK-UP PERIOD		For	For	For
CHILL CHERT SEE THE WAS EMERTE CO ETS	02 1 05 2021	Ctass Meeting	<u> </u>	issociated or or shorter the entired shared or the community point of the community points.		1 01	1 01	101
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	8	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TERMS OF DIVIDEND DISTRIBUTION		For	For	For
CHINA CINDA ASSET MANAGEMENT CO ETD	02-1 60-2021	Ctass Meeting	- 0	ISSOCIACE OF OFF SHOKE FILE EXERCE SHAKES BY THE COMPANY. TERMS OF BIVIDERO DISTRIBUTION		1 01	1 01	101
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANAGEMENT CO LTD	02 Eab 2024	Class Meeting	0	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TERMS OF MANDATORY CONVERSION		For	For	For
CHINA CINDA ASSET MANAGEMENT CO ETD	07-160-7071	Class MCCling	7	ISSUANCE OF OFFSHORE FREE ENERGY SHARES OF THE COMPANT. TERMS OF MANUATURE CONVERSION		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANACEMENT COLLED	02 Eat 2024	Class Mooting	10	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TERMS OF CONDITIONAL REDEMPTION		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	UZ-reb-2021	Class Meeting	10			For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINIA CINIDA ACCET MANAGEMENT CO : TO	02 = 1 222 :	Class Haart	4.4	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: LIMITED VOTING RIGHTS AND TERMS		F	F	F
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	11	OF RESTORATION OF VOTING RIGHTS		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
				ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: ORDER OF PRIORITY IN LIQUIDATION				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	12	AND METHODS FOR LIQUIDATION		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANAGEMENT CO LTD	102 Eab 2024	Class Meeting	13	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: RATING ARRANGEMENTS	I	For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
CHINA CINDA ASSET MANAGEMENT CO LTD		Class Meeting	14	TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: SECURITY ARRANGEMENTS		For	d Vote For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	15	TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: USE OF PROCEEDS		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	16	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: LISTING/TRADING ARRANGEMENTS TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	17	ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: VALIDITY PERIOD OF THE RESOLUTION FOR THE ISSUANCE OF OFFSHORE PREFERENCE SHARES		For	For	For
				TO CONSIDER AND APPROVE THE FOLLOWING MATTER IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: MATTERS RELATING TO				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Class Meeting	18	AUTHORIZATION IT IS RESOLVED as a special resolution: THAT the adoption of the Fifth Amended and Restated		For	For	For
				Memorandum of Association and Articles of Association in substitution for and to the exclusion of the Company's currently effective fourth amended and restated memorandum of association and articles of association be, and hereby is, approved and confirmed in all respects, effective as of February 5,				
AUTOHOME, INC.	02-Feb-2021	Special	2	2021. IT IS RESOLVED as a special resolution: THAT the share capital of the Company be re-organized as		None		For
				follows, effective as of February 5, 2021 (the "Variation of Share Capital"): a. all the authorized Class A Ordinary Shares (whether issued or unissued) and Class B Ordinary Shares (whether issued or unissued) in the authorized share capital of the Company be, and hereby are, re-designated as Ordinary Shares, such that following such re designated as Ordinary Shares, such that following such				
AUTOHOME, INC.	02-Feb-2021	Special	1	re(due to space limits, see proxy material for full proposal). TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		None		For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	2	ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TYPE OF PREFERENCE SHARES TO BE ISSUED		For	For	For
				TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: NUMBER OF				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	3	PREFERENCE SHARES TO BE ISSUED AND ISSUE SIZE TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	4	ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: PAR VALUE AND ISSUE PRICE		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02 Eab 2024	ExtraOrdinary General Meeting	_	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: MATURITY		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	Extraordinary General Meeting	5	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: METHOD OF		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	6	ISSUANCE AND TARGET INVESTORS		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	7	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: LOCK-UP PERIOD		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Fob-2021	ExtraOrdinary General Meeting	Q	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TERMS OF DIVIDEND DISTRIBUTION		For	For	For
CHINA CINDA ASSET MANAGEMENT CO ETD	02-1 60-2021	Extraordinary deficial meeting	0	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TERMS OF		T OI	T OI	101
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	9	MANDATORY CONVERSION TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	10	ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: TERMS OF CONDITIONAL REDEMPTION		For	For	For
STITING CITED ASSET MANAGEMENT CO ETD	02 1 05 2021	Extraordinary deficial meeting	10	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: LIMITED VOTING		101	T OI	101
HINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	11	RIGHTS AND TERMS OF RESTORATION OF VOTING RIGHTS TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	12	ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: ORDER OF PRIORITY IN LIQUIDATION AND METHODS FOR LIQUIDATION		For	For	For
				TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: RATING				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	13	ARRANGEMENTS TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		For	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	14	ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: SECURITY ARRANGEMENTS		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	15	ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: USE OF PROCEEDS		For	For	For
OTHER CHAPTERS IN MICHOLINEIT CO LID	02 1 05 2021	Extraordinary General Meeting	13	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		1 01	1 01	1.0.
				ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: LISTING/TRADING				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	16	ARRANGEMENTS		For	For	For
CHINA CINDA ASSET MANAGEMENT CO ETD	02 1 05 2021	Extraordinary General Meeting	10	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		1 01	1 01	101
				ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: VALIDITY PERIOD OF				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	17	THE RESOLUTION FOR THE ISSUANCE OF OFFSHORE PREFERENCE SHARES		For	For	For
OTHER CHAPTERS IN MICHOLINEIT CO LID	02 1 05 2021	Extraordinary General Meeting	.,	TO CONSIDER AND APPROVE ITEM BY ITEM THE FOLLOWING MATTERS IN RELATION TO THE PROPOSAL		1 01	1 01	1.0.
				ON NON-PUBLIC ISSUANCE OF OFFSHORE PREFERENCE SHARES BY THE COMPANY: MATTERS RELATING				
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	ExtraOrdinary General Meeting	18	TO AUTHORIZATION		For	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021		1	DIRECTOR	William P. Gipson	For	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021		1	DIRECTOR	J. Phillip Holloman	For	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021		1	DIRECTOR	Steven R. Kalmanson	For	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021		1	DIRECTOR	Lawrence D. Kingsley	For	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021		1	DIRECTOR	Lisa A. Payne	For	For	For
NOCKWELL ACTOMATION, INC.	02 1 05 2021	Annaut		To approve the selection of Deloitte & Touche LLP as the Corporation's independent registered public	Lisa A. Fayire	1 01	1 01	101
ROCKWELL AUTOMATION, INC.	02-Feb-2021	Annual	3	accounting firm.		For	Against	Against
ROCKWELL AUTOMATION, INC.	02-Feb-2021		2	To approve, on an advisory basis, the compensation of the Corporation's named executive officers.		For	For	For
ROCKWELL AUTOMATION, INC.	02-1 60-2021	Ailiuat		Proposal to ratify the appointment of Ernst & Young LLP as the Company's independent registered		1 01	101	1 01
ATMOS ENERGY CORPORATION	03-Feb-2021	Annual	16	public accounting firm for fiscal 2021.		For	Against	Combinati
ATMOS ENERGY CORPORATION	03-Feb-2021		1	Election Of Director: J. Kevin Akers		For	For	For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		2	Election of Director: Robert W. Best		For	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021		2	Election of Director: Kim R. Cocklin		For	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021		J	Election of Director: Killi K. Cockill Election Of Director: Kelly H. Compton		For	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021		5	Election of Director: Sean Donohue		For	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021		6	Election of Director: Rafael G. Garza		For	For	For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		7	Election of Director: Rafaet G. Galza Election Of Director: Richard K. Gordon		For	For	For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		0	Election of Director: Richard R. Goldon Election Of Director: Robert C. Grable		For	For	For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		0	Election Of Director: Nancy K. Quinn		For	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021		10	Election of Director: Richard A. Sampson		For	For	For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		11	Election Of Director: Stephen R. Springer		For	For	For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		12	Election of Director: Diana J. Walters		For	+	Combination
ATMOS ENERGY CORPORATION	03-Feb-2021		13	Election Of Director: Richard Ware II		For	Against For	For
ATMOS ENERGY CORPORATION	03-Feb-2021		14	Election of Director: Richard Wale II				For
ATMOS ENERGY CORPORATION ATMOS ENERGY CORPORATION	03-Feb-2021		15	Proposal to amend the Company's 1998 Long-Term Incentive Plan.		For	For For	For
ATMOS ENERGT CORPORATION	03-Feb-2021	Alliudi	15	Proposal for an advisory vote by shareholders to approve the compensation of the Company's named		For	FOI	FOI
ATMOS ENERGY CORPORATION	02 5-6 2024	Annual	17			Гои	F	
ATMOS ENERGY CORPORATION	03-Feb-2021	Annual	17	executive officers for fiscal 2020 ("Say-on-Pay"). To ratify, in a non-binding vote, the appointment of KPMG LLP ("KPMG") as independent auditors of		For	For	For
ACCENTURE DUC	02 5-1- 2024	Annual	4.4	Accenture and to authorize, in a binding vote, the Audit Committee of the Board of Directors to		F	F	F
ACCENTURE PLC	03-Feb-2021		14	determine KPMG's remuneration.		For	For	For
ACCENTURE PLC	03-Feb-2021	Annual	16	To grant the Board of Directors the authority to opt-out of pre-emption rights under Irish law. To determine the price range at which Accenture can re-allot shares that it acquires as treasury		For	For	For
ACCENTURE DI C	03-Feb-2021	Annual	47	shares under Irish law.		Гои	F	
ACCENTURE PLC			17			For	For	For
ACCENTURE PLC	03-Feb-2021		1	Appointment of Director: Jaime Ardila		For	For	For
ACCENTURE PLC	03-Feb-2021		2	Appointment of Director: Herbert Hainer		For	For	For
ACCENTURE PLC	03-Feb-2021		5	Appointment of Director: Nancy McKinstry		For	For	For
ACCENTURE PLC	03-Feb-2021		4	Appointment of Director: Beth E. Mooney		For	For	For
ACCENTURE PLC	03-Feb-2021		5	Appointment of Director: Gilles C. Pélisson		For	For	For
ACCENTURE PLC	03-Feb-2021		6	Appointment of Director: Paula A. Price		For	For	For
ACCENTURE PLC	03-Feb-2021		/	Appointment of Director: Venkata (Murthy) Renduchintala		For	For	For
ACCENTURE PLC	03-Feb-2021		8	Appointment of Director: David Rowland		For	For	For
ACCENTURE PLC	03-Feb-2021		9	Appointment of Director: Arun Sarin		For	For	For
ACCENTURE PLC	03-Feb-2021		10	Appointment of Director: Julie Sweet		For	For	For
ACCENTURE PLC	03-Feb-2021		11	Appointment of Director: Frank K. Tang		For	For	For
ACCENTURE PLC	03-Feb-2021		12	Appointment of Director: Tracey T. Travis		For	For	For
ACCENTURE PLC	03-Feb-2021		15	To grant the Board of Directors the authority to issue shares under Irish law.		For	For	For
ACCENTURE PLC	03-Feb-2021		13	To approve, in a non-binding vote, the compensation of our named executive officers.		For	For	For
GUANGDONG HAID GROUP CO LTD		ExtraOrdinary General Meeting		CHANGE OF SOME PROJECTS FINANCED WITH RAISED FUNDS		For	For	For
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	ExtraOrdinary General Meeting	2	APPLICATION FOR BANK COMPREHENSIVE CREDIT LINE IN 2021		For	For	For
GUANGDONG HAID GROUP CO LTD		ExtraOrdinary General Meeting		2021 EXTERNAL GUARANTEE		For	For	For
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	ExtraOrdinary General Meeting	4	2021 LAUNCHING HEDGING BUSINESS		For	For	For
GUANGDONG HAID GROUP CO LTD	03-Fob-2021	ExtraOrdinary General Meeting	5	CHANGE OF DIRECTORS		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
SIEMENS AG	Date 03-Feb-2021 Annual General Meeting	11	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 3.50 PER SHARE		Vote For	d Vote For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	_	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOE KAESER FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER ROLAND BUSCH FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Allituat Generat Meeting	13	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER LISA DAVIS (UNTIL FEB. 29, 2020) FOR FISCAL		FOI	FOI	FOI
SIEMENS AG	03-Feb-2021 Annual General Meeting	14	2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KLAUS HELMRICH FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	, 13	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JANINA KUGEL (UNTIL JAN. 31, 2020) FOR		FOI	FOI	FOI
CIEMENIC AC	03-Feb-2021 Annual General Meeting	. 16	FISCAL 2019/20		For	For	For
SIEMENS AG			APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER CEDRIK NEIKE FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	17	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER MICHAEL SEN (UNTIL MARCH 31, 2020) FOR		For	For	For
CIEMENIC AC	03 Feb 2021 Annual Coneral Meeting	. 10	FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting 03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER RALF THOMAS FOR FISCAL 2019/20		For	For	For
SIEMENS AG			APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JIM SNABE FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting				For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BIRGIT STEINBORN FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER WENNING FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER WERNER BRANDT FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL DIEKMANN FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ANDREA FEHRMANN FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	26	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BETTINA HALLER FOR FISCAL 2019/20		For	For	For
			APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER ROBERT KENSBOCK (UNTIL SEP. 25, 2020) FOR			1	
SIEMENS AG	03-Feb-2021 Annual General Meeting		FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	,	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HARALD KERN FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	29	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER JUERGEN KERNER FOR FISCAL 2019/20		For	For	For
			APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NICOLA LEIBINGER-KAMMUELLER FOR FISCAL				
SIEMENS AG	03-Feb-2021 Annual General Meeting	30	2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	31	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER BENOIT POTIER FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	32	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER HAGEN REIMER FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	33	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NORBERT REITHOFER FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	34	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NEMAT SHAFIK FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER NATHALIE VON SIEMENS FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MICHAEL SIGMUND FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER DOROTHEA SIMON FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER MATTHIAS ZACHERT FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER GUNNAR ZUKUNFT FOR FISCAL 2019/20		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		RATIFY ERNST YOUNG GMBH AS AUDITORS FOR FISCAL 2020/21		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		ELECT GRAZIA VITTADINI TO THE SUPERVISORY BOARD		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		ELECT KASPER RORSTED TO THE SUPERVISORY BOARD		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		REELECT JIM SNABE TO THE SUPERVISORY BOARD		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		APPROVE REMUNERATION OF SUPERVISORY BOARD		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting	,	APPROVE CREATION OF EUR 90 MILLION POOL OF CAPITAL FOR EMPLOYEE STOCK PURCHASE PLAN		For	For	For
SIEMENS AG	03-Feb-2021 Annual General Meeting		AMEND AFFILIATION AGREEMENT WITH SIEMENS BANK GMBH		For	For	For
SILMLINS AG	03-1 eb-2021 Annual General Meeting	140	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: AMENDMENT TO THE ARTICLES OF		1 01	1 01	1 01
SIEMENS AG	03-Feb-2021 Annual General Meeting	47	ASSOCIATION OF SIEMENS AG		Against	Against	For
SILMLINS AG	03-1 eb-2021 Allituat Gellerat Meetilig	- 47	TO CONSIDER AND APPROVE THE APPOINTMENT OF MR. ZHANG XIAORONG (AS SPECIFIED) ("MR.		Against	Against	1 01
			ZHANG") AS AN INDEPENDENT NONEXECUTIVE 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. 3 FEBRUARY 2021) UNTIL THE DATE OF EXPIRY OF THE TERM OF THE EIGHTH				
ANULU CONCUCENENT COLUE	02 Feb 2024 February Constitution Community		· · · · · · · · · · · · · · · · · · ·		F	F	F
ANHUI CONCH CEMENT CO LTD	03-Feb-2021 ExtraOrdinary General	neeting Z	SESSION OF THE BOARD (EXPECTED TO BE 29 MAY 2022)		For	For	For
S. P. P. L. T. P.			RECEIPT AND ACCEPTANCE OF 2020 GROUP ANNUAL FINANCIAL STATEMENTS, INCLUDING DIRECTORS'		_	_	_
SAPPI LTD	03-Feb-2021 Annual General Meeting	, Z	REPORT, AUDITORS' REPORT AND AUDIT AND RISK COMMITTEE REPORT		For	For	For
			RE-ELECTION OF DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF		_	_	<u> </u>
SAPPI LTD	03-Feb-2021 Annual General Meeting	, 3	INCORPORATION: RE-ELECTION OF MS ZN MALINGA AS A DIRECTOR OF SAPPI		For	For	For
			RE-ELECTION OF DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF				
SAPPI LTD	03-Feb-2021 Annual General Meeting	, 4	INCORPORATION: RE-ELECTION OF MR V MOOSA AS A DIRECTOR OF SAPPI		For	For	For
			RE-ELECTION OF DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF			<u>_</u>	_
SAPPI LTD	03-Feb-2021 Annual General Meeting	, 5	INCORPORATION: RE-ELECTION OF MR RJAM RENDERS AS A DIRECTOR OF SAPPI		For	For	For
			RE-ELECTION OF DIRECTORS RETIRING BY ROTATION IN TERMS OF SAPPI'S MEMORANDUM OF				
SAPPI LTD	03-Feb-2021 Annual General Meeting	, 6	INCORPORATION: RE-ELECTION OF SIR NIGEL RUDD AS A DIRECTOR OF SAPPI		For	For	For
			ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MR NP MAGEZA AS MEMBER AND				
SAPPI LTD	03-Feb-2021 Annual General Meeting	, 7	CHAIRMAN OF THE AUDIT AND RISK COMMITTEE		For	For	For
			ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MS ZN MALINGA AS A MEMBER OF				
SAPPI LTD	03-Feb-2021 Annual General Meeting	, 8	THE AUDIT AND RISK COMMITTEE		For	For	For
		$\overline{}$	ELECTION OF MIDIT WIR DISK COMMITTEE MEMBERS, ELECTION OF DR. D. MEMBERS AND MEMBERS	T		1	I
			ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF DR B MEHLOMAKULU AS A MEMBER				1

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MR RJAM RENDERS AS A MEMBER OF		Vote	d Vote	
SAPPI LTD	03-Feb-2021 Annual General Meeting	10	THE AUDIT AND RISK COMMITTEE MEMBERS. ELECTION OF MR RJAM RENDERS AS A MEMBER OF		For	For	For
SAFFILID	03-1 eb-2021 Affiliaat Generat Meeting	10	ELECTION OF AUDIT AND RISK COMMITTEE MEMBERS: ELECTION OF MS JE STIPP AS A MEMBER OF THE		1 01	101	1 01
SAPPI LTD	03-Feb-2021 Annual General Meeting	11	AUDIT AND RISK COMMITTEE		For	For	For
SAFFILID	03-1 eb-2021 Affiliat General Meeting		RE-APPOINTMENT OF KPMG INC. AS AUDITORS OF SAPPI FOR THE YEAR ENDING SEPTEMBER 2020 AND		1 01	101	1 01
SAPPI LTD	03-Feb-2021 Annual General Meeting	12	UNTIL THE NEXT ANNUAL GENERAL MEETING OF SAPPI		For	For	For
SAPPI LTD	03-Feb-2021 Annual General Meeting	13	SPECIFIC AUTHORITY TO ISSUE ORDINARY SHARES		For	For	For
SAPPI LTD	03-Feb-2021 Annual General Meeting	14	NON-BINDING ADVISORY VOTES: NON-BINDING ENDORSEMENT OF REMUNERATION POLICY		For	For	For
SAPPILID	03-Feb-2021 Allitual General Meeting	14	NON-BINDING ADVISORY VOTES: NON-BINDING ENDORSEMENT OF REMUNERATION IMPLEMENTATION		FOI	FOI	FOI
CARRILTO	03 Ech 2021 Annual Conoral Macting	15	REPORT		For	For	For
SAPPI LTD SAPPI LTD	03-Feb-2021 Annual General Meeting	15	NON-EXECUTIVE DIRECTORS' FEES		For	For	For
SAPPILID	03-Feb-2021 Annual General Meeting	16			For	FOr	FOR
CARRIATE	03 5 1 3034 1 1 6 1 1 1 1 1	4.7	AUTHORITY FOR LOANS OR OTHER FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES		_	_	_
SAPPI LTD	03-Feb-2021 Annual General Meeting	17	OR CORPORATIONS		For	For	For
			AUTHORITY FOR DIRECTORS TO SIGN ALL DOCUMENTS AND DO ALL SUCH THINGS NECESSARY TO			_	<u> </u>
SAPPI LTD	03-Feb-2021 Annual General Meeting	18	IMPLEMENT THE ABOVE RESOLUTIONS		For	For	For
			To re-appoint Deloitte LLP as the auditor of the Corporation to hold office until the next annual				
			general meeting of the Corporation's shareholders and to authorize the directors of the Corporation to				
REAL MATTERS INC.	04-Feb-2021 Annual	2	fix the auditor's remuneration.		For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	Garry Foster	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1		Blaine Hobson	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	William Holland	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	Brian Lang	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	Frank McMahon	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	Lisa Melchior	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	Jason Smith	For	For	For
REAL MATTERS INC.	04-Feb-2021 Annual	1	DIRECTOR	Peter Vukanovich	For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	1	CONSIDERATION AND ADOPTION OF ANNUAL FINANCIAL STATEMENTS	r eter varianovien	For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	2	RE-ELECTION OF DIRECTOR: MR DJ FOUCHE		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	2	RE-ELECTION OF DIRECTOR: MR S MAYET		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	1	REAPPOINTMENT OF MEMBER OF THE AUDIT AND RISK MANAGEMENT COMMITTEE: MR DJ FOUCHE				
		4			For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting)	REAPPOINTMENT OF MEMBER OF THE AUDIT AND RISK MANAGEMENT COMMITTEE: MR S MAYET		For	For	For
ASTRAL FOODS LTD	04.5 2024 1.6 1.4 1.7	,	DEADDOINTHENT OF HEHDED OF THE HIDIT AND DISK HANAGEHENT COMMITTEE. HDC TH CHADANGH		_	_	_
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	6	REAPPOINTMENT OF MEMBER OF THE AUDIT AND RISK MANAGEMENT COMMITTEE: MRS TM SHABANGU		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	7	REAPPOINTMENT OF MEMBER OF THE SOCIAL AND ETHICS COMMITTEE: MRS TM SHABANGU		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	8	REAPPOINTMENT OF MEMBER OF THE SOCIAL AND ETHICS COMMITTEE: DR T ELOFF		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	9	REAPPOINTMENT OF MEMBER OF THE SOCIAL AND ETHICS COMMITTEE: MR GD ARNOLD		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	10	REAPPOINTMENT OF MEMBER OF THE SOCIAL AND ETHICS COMMITTEE: MR LW HANSEN		For	For	For
			APPOINTMENT OF THE INDEPENDENT AUDITOR: RESOLVED TO APPOINT PRICEWATERHOUSECOOPERS INCORPORATED, ON THE RECOMMENDATION OF THE CURRENT AUDIT AND RISK MANAGEMENT COMMITTEE, AS INDEPENDENT REGISTERED AUDITOR OF THE GROUP (WITH MR EJ GERRYTS AS THE				
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	11	INDIVIDUAL DESIGNATED AUDITOR) FOR THE 2021 FINANCIAL YEAR		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	12	AUTHORITY FOR DETERMINATION OF AUDITOR'S REMUNERATION		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	13	APPROVAL OF THE REMUNERATION POLICY		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	14	APPROVAL OF THE IMPLEMENTATION OF THE REMUNERATION POLICY		For	Against	Against
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	15	SIGNATURE OF DOCUMENTATION		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	16	FEES PAYABLE TO NON-EXECUTIVE DIRECTORS		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	17	AUTHORITY TO PROVIDE FINANCIAL ASSISTANCE TO RELATED AND INTER-RELATED COMPANIES		For	For	For
ASTRAL FOODS LTD	04-Feb-2021 Annual General Meeting	18	GENERAL AUTHORITY TO REPURCHASE SHARES IN THE COMPANY		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	16	AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	17	DONATIONS TO POLITICAL ORGANISATIONS		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	18	AUTHORITY TO ALLOT SHARES		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	19	AUTHORITY TO ALLOT SHARES FOR CASH		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	20	ADDITIONAL AUTHORITY TO ALLOT SHARES FOR CASH IN LIMITED CIRCUMSTANCES		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	21	AUTHORITY TO PURCHASE SHARES AUTHORITY TO PURCHASE SHARES		For	For	For
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	22	ADOPTION OF ARTICLES OF ASSOCIATION		For	For	For
COMPASS GROUP FEC	04-1 eb-2021 Affiliaat Generat Meeting	ZZ	REDUCE GENERAL MEETING NOTICE PERIODS: TO AUTHORISE THE DIRECTORS TO CALL A GENERAL MEETING OF THE COMPANY, OTHER THAN AN ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 CLEAR WORKING DAYS' NOTICE, PROVIDED THAT THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AFTER THE DATE OF THE PASSING OF THIS		101	TOI	TOI
COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting	23	RESOLUTION		For	For	For
			RECEIVE AND ADOPT THE DIRECTORS' ANNUAL REPORT AND ACCOUNTS AND THE AUDITOR'S REPORT				
	I I						1
COMPASS GROUP PLC	04-Feh-2021 Annual General Meeting	1			For	For	For
COMPASS GROUP PLC COMPASS GROUP PLC	04-Feb-2021 Annual General Meeting 04-Feb-2021 Annual General Meeting	1 2	THEREON RECEIVE AND ADOPT THE REMUNERATION POLICY		For For	For For	For For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
COMPACE CHOULD BLC	Date	4 Assess Company Marking	4	FLECT IAN HEAVING AC A DIRECTOR		Vote	d Vote	E
COMPASS GROUP PLC COMPASS GROUP PLC		1 Annual General Meeting	4	ELECT IAN MEAKINS AS A DIRECTOR RE-ELECT DOMINIC BLAKEMORE AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	2	RE-ELECT GARY GREEN AS A DIRECTOR		For For	For	For
COMPASS GROUP PLC		1 Annual General Meeting 1 Annual General Meeting	7	RE-ELECT KAREN WITTS AS A DIRECTOR		For	For For	For
COMPASS GROUP PLC		1 Annual General Meeting	ρ	RE-ELECT CAROL ARROWSMITH AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	0	RE-ELECT JOHN BASON AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	10	RE-ELECT STEFAN BOMHARD AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	11	RE-ELECT JOHN BRYANT AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	12	RE-ELECT ANNE-FRANCOISE NESMES AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	13	RE-ELECT NELSON SILVA AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	14	RE-ELECT IREENA VITTAL AS A DIRECTOR		For	For	For
COMPASS GROUP PLC		1 Annual General Meeting	15	REAPPOINT KPMG LLP AS AUDITOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	1	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	2	TO APPROVE THE DIRECTORS' REMUNERATION REPORT		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	3	TO APPROVE A FINAL DIVIDEND OF EUR 0.0678 PER SHARE		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	1	TO APPROVE A SPECIAL DIVIDEND OF EUR 0.11 PER SHARE		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	5	TO RE-ELECT DAVID MALONEY AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	6	TO RE-ELECT JOHN NICOLSON AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	7	TO RE-ELECT MIROSLAW STACHOWICZ AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	8	TO RE-ELECT PAUL BAL AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	9	TO RE-ELECT PAGE BAL AS A DIRECTOR TO RE-ELECT DIEGO BEVILACQUA AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	10	TO RE-ELECT MICHAEL BUTTERWORTH AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	11	TO RE-ELECT TOMASZ BLAWAT AS A DIRECTOR		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	12	TO RE-ELECT KATE ALLUM AS A DIRECTOR		For	For	For
STOCK SPIKITS GROOF FEC	04-1 60-202	Allituat General Meeting	12	TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE UNTIL THE CONCLUSION OF		1 01	1 01	1 01
STOCK SPIRITS GROUP PLC	04-Fob-202	1 Annual General Meeting	13	THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	14	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF KPMG LLP		For	For	For
STOCK SPIRITS GROUP PLC	_	1 Annual General Meeting	15	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMONERATION OF RAMIG ELF		For	For	For
STOCK SPIRITS GROUP PLC		1 Annual General Meeting	16	TO AUTHORISE THE DIRECTORS TO ALEGO ORDINARY SHARES		For	For	For
STOCK SPIRITS GROUP PLC	04-Feb-202	Annual General Meeting	10	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN		FOI	FOI	FOI
STOCK SPIRITS CROUP DIC	04 Ech 202	1 Annual Conoral Monting	17	ACQUISITION OR SPECIFIED CAPITAL INVESTMENT		For	For	For
STOCK SPIRITS GROUP PLC STOCK SPIRITS GROUP PLC		1 Annual General Meeting 1 Annual General Meeting	18	TO APPROVE THE PURCHASE OF THE COMPANY'S OWN SHARES		For For	For	For
STOCK SPIKITS GROUP PLC	04-160-202	I Allituat Gellerat Meeting	10	TO AFFROYE THE FORCHASE OF THE COMPANY SOWN SHARES		FOI	FOI	FOI
STOCK SPIRITS GROUP PLC	04-Feb-202	1 Annual General Meeting	19	TO ALLOW GENERAL MEETINGS (OTHER THAN AGMS) TO BE HELD ON NOT LESS THAN 14 DAYS' NOTICE		For	For	For
				THAT THE AMENDED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE "M&A") SET OUT AT www.insightinvestment.com/ILF-MandA/ AND AVAILABLE FREE OF CHARGE FROM THE COMPANY AND THE INVESTMENT MANAGER BE HEREBY APPROVED AND ADOPTED AS THE M&A OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE CURRENT M&A OF THE COMPANY,				
INSIGHT LIQUIDITY FUNDS PLC - ILF USD LIQUIDITY FU	04-Feb-202	1 ExtraOrdinary General Meeti	ng 2	SUBJECT TO AND IN ACCORDANCE WITH THE REQUIREMENTS OF THE CENTRAL BANK OF IRELAND		For	For	For
				TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES			_	
DCC PLC		1 ExtraOrdinary General Meeti		DEPOSITORY		For	For	For
DCC PLC		1 ExtraOrdinary General Meetin	_	TO AMEND AND ADOPT THE ARTICLES OF ASSOCIATION OF THE COMPANY		For	For	For
DCC PLC	04-Feb-202	1 ExtraOrdinary General Meeti	ng 4	TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION		For	For	For
				THAT THE AMENDED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE "M&A") SET OUT AT www.insightinvestment.com/ILF-MandA/ AND AVAILABLE FREE OF CHARGE FROM THE COMPANY AND THE INVESTMENT MANAGER BE HEREBY APPROVED AND ADOPTED AS THE M&A OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE CURRENT M&A OF THE COMPANY,				
INSIGHT LIQUIDITY FUNDS PLC - ILF GBP LIQUIDITY FU	04-Feb-202	1 ExtraOrdinary General Meeti	ng 2	SUBJECT TO AND IN ACCORDANCE WITH THE REQUIREMENTS OF THE CENTRAL BANK OF IRELAND		For	For	For
				THAT THE AMENDED MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE "M&A") SET OUT AT www.insightinvestment.com/ILF-MandA/ AND AVAILABLE FREE OF CHARGE FROM THE COMPANY AND THE INVESTMENT MANAGER BE HEREBY APPROVED AND ADOPTED AS THE M&A OF THE COMPANY IN SUBSTITUTION FOR AND TO THE EXCLUSION OF THE CURRENT M&A OF THE COMPANY,				
INSIGHT LIQUIDITY FUNDS PLC - ILF GBP LIQUIDITY PL		1 ExtraOrdinary General Meeti	ng 2	SUBJECT TO AND IN ACCORDANCE WITH THE REQUIREMENTS OF THE CENTRAL BANK OF IRELAND		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	3	APPROVAL OF INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORTS		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	4	APPROVAL OF CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORTS		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	5	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	6	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	7	ALLOCATION OF RESULTS		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	04-Feb-202	1 Ordinary General Meeting	8	APPOINTMENT OF MR LUIS ISASI FER NANDEZ DE BOBADILLA AS DIRECTOR		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	04-Feb-202	1 Ordinary General Meeting	9	APPROVAL AND AMENDMENT OF BYLAWS ARTICLES 1 NAME 2 ADDRESS 3 CORPORATE PURPOSE AND 4 TERM		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				APPROVAL AND AMENDMENT OF BYLAWS ARTICLES 5 CORPORATE CAPITAL 6 REPRESENTATION OF		_	_	<u> </u>
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	10	SHARES 7 RIGHTS AND OBLIGATIONS OF SHAREHOLDERS AND 8 NON-VOTING SHARES		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	11	APPROVAL AND AMENDMENT OF BYLAWS ARTICLES 9 GENERAL MEETING		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	12	APPROVAL AND AMENDMENT OF BYLAWS ARTICLES 10 11 12 13 15 16 17 AND 18		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	13	APPROVAL AND AMENDMENT OF BYLAWS ARTICLES 14 REMUNERATION		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	14	APPROVAL AND AMENDMENT OF BYLAWS ARTICLES 19 CORPORATE WBSITE AND 20 FISCAL YEAR		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	15	APPROVAL OF A NEW REFUNDED TEXT OF THE CORPORATE BYLAWS		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	16	APPROVAL OF A THE NEW GENERAL SHAREHOLDERS MEETING REGULATIONS		For	For	For
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	18	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS		For	Against	Against
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	04-Feb-202	1 Ordinary General Meeting	19	APPROVAL OF THE LONG-TERM INCENTIVE PLAN 2021-2023		For	Against	Against
				ADVISORY VOTE ON THE ANNUAL REPORT ON REMUNERATION OF DIRECTORS OF THE FINANCIAL YEAR				l
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS	04-Feb-202	1 Ordinary General Meeting	20	CLOSED AT 30 SEP 2020		For	Against	Against
				DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO IMPLEMENT AGREEMENTS ADOPTED BY				
COMPANIA DE DISTRIBUCION INTEGRAL LOGISTA HOLDINGS		1 Ordinary General Meeting	21	SHAREHOLDERS AT THE GENERAL MEETING		For	For	For
CHARTER HALL LONG WALE REIT	05-Feb-202	1 ExtraOrdinary General Meetin	g 2	RATIFICATION OF INSTITUTIONAL PLACEMENT		For	Against	Abstain
				PROPOSED BONUS ISSUE OF 105,655,913 WARRANTS ("WARRANT(S)") ON THE BASIS OF 1 WARRANT FOR				
				EVERY 4 EXISTING ORDINARY SHARES IN SOLARVEST ("SOLARVEST SHARE(S)" OR "SHARE(S)") HELD ON				
				AN ENTITLEMENT DATE TO BE DETERMINED AND ANNOUNCED LATER ("PROPOSED BONUS ISSUE OF				
SOLARVEST HOLDINGS BHD	05-Feb-202	1 ExtraOrdinary General Meetin	g 1	WARRANTS")		For	For	For
				PROPOSED BONUS ISSUE OF SHARES UP TO 264,139,784 NEW SOLARVEST SHARES ("BONUS SHARE(S)")				
				ON THE BASIS OF 1 BONUS SHARE FOR EVERY 2 EXISTING SOLARVEST SHARES HELD ON AN				
				ENTITLEMENT DATE TO BE DETERMINED AND ANNOUNCED AFTER THE COMPLETION OF THE PROPOSED				
SOLARVEST HOLDINGS BHD	05-Feb-202	1 ExtraOrdinary General Meetin	g 2	BONUS ISSUE OF WARRANTS ("PROPOSED BONUS ISSUE OF SHARES")		For	For	For
		, , , , , , , , , , , , , , , , , , , ,		TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES				
SMURFIT KAPPA GROUP PLC	05-Feb-202	1 ExtraOrdinary General Meetin	g 2	DEPOSITORY		For	For	For
SMURFIT KAPPA GROUP PLC		1 ExtraOrdinary General Meetin		TO APPROVE AND ADOPT NEW ARTICLES OF ASSOCIATION		For	For	For
SMURFIT KAPPA GROUP PLC		1 ExtraOrdinary General Meetin		TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION		For	For	For
SMONTH NATIA GROOT FEE	03 1 05 202	T Extraordinary General Meetin	5 '	TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES		1 01	1 01	1 01
AIB GROUP PLC	05-Feb-202	1 ExtraOrdinary General Meetin	α 2	DEPOSITORY		For	For	For
AIB GROUP PLC		1 ExtraOrdinary General Meetin		TO APPROVE AND ADOPT THE NEW ARTICLES OF ASSOCIATION		For	For	For
AID GROOF FEE	03-1 60-202	T Extraordinary General Meetin	5 7	TO AUTHORISE THE COMPANY TO TAKE ANY AND ALL ACTIONS NECESSARY TO IMPLEMENT THE		101	1 01	1 01
AIB GROUP PLC	05 Fob 202	1 ExtraOrdinary General Meetin	a 1	MIGRATION		For	For	For
			9 4		William F. Branca	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1		William E. Brown	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1	DIRECTOR	Courtnee Chun	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1		Timothy P. Cofer	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1		Brendan P. Dougher	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1		Michael J. Edwards	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1	DIRECTOR	Michael J. Griffith	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1	DIRECTOR	Christopher T. Metz	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1	DIRECTOR	Daniel P. Myers	For	Against	Withheld
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1		Brooks M Pennington III		For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202		1	DIRECTOR	John R. Ranelli	For	For	For
CENTRAL GARDEN & PET COMPANY	09-Feb-202	1 Annual	1		M. Beth Springer	For	For	For
				To ratify the selection of Deloitte & Touche LLP as the Company's independent registered public				
CENTRAL GARDEN & PET COMPANY	09-Feb-202	1 Annual	2	accounting firm for the fiscal year ending on September 25, 2021.		For	For	For
				To ratify the appointment of PricewaterhouseCoopers LLP as the Company's independent registered				
FRANKLIN RESOURCES, INC.	09-Feb-202	1 Annual	11	public accounting firm for the fiscal year ending September 30, 2021.		For	Against	Against
FRANKLIN RESOURCES, INC.	09-Feb-202	1 Annual	1	Election of Director: Mariann Byerwalter		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202	1 Annual	2	Election of Director: Alexander S. Friedman		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		3	Election of Director: Gregory E. Johnson		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		4	Election of Director: Jennifer M. Johnson		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		5	Election of Director: Rupert H. Johnson, Jr.		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		6	Election of Director: John Y. Kim		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		7	Election of Director: Anthony J. Noto		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		8	Election of Director: John W. Thiel		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		9	Election of Director: Seth H. Waugh		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202		10	Election of Director: Geoffrey Y. Yang		For	For	For
I INMINERIA NEDOUNCED, INC.	07-1 60-202	Alliuat	10	To approve an amendment and restatement of the Franklin Resources, Inc. 2002 Universal Stock		1 01	1 01	1 01
EDANIZI IN DESOLIDOES INC	00 Eab 202	1 Appual	12	Incentive Plan.		For	For	For
FRANKLIN RESOURCES, INC.	09-Feb-202 09-Feb-202		12	DIRECTOR	lanet M. Calatti	For	For	For
MOOG INC.			1		Janet M. Coletti	For	For	For
MOOG INC.	09-Feb-202		3	Ratification of Ernst & Young LLP as auditors for Moog Inc. for the 2021 fiscal year.		For	For	For
	09-Feb-202	1 IAnnual	12	Non-binding advisory approval of executive compensation.	İ	For	For	For
MOOG INC.	07 1 CD 202	Ailliaat	+			1 31		
CRH PLC		1 ExtraOrdinary General Meetin	_	TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES DEPOSITORY		For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
CRH PLC	09-Feb-2021 ExtraOrdinary General Med	eting 3	TO ADOPT NEW ARTICLES OF ASSOCIATION OF THE COMPANY		For	d Vote For	For
CRH PLC	09-Feb-2021 ExtraOrdinary General Med		TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS NECESSARY TO IMPLEMENT THE MIGRATION		For	For	For
CRH PLC			TO AMEND THE ARTICLES OF ASSOCIATION TO PROVIDE FOR THE SURRENDER FOR NIL CONSIDERATION, AND AUTHORISE THE CANCELLATION OF, THE INCOME SHARES OF THE COMPANY OF E0.02 EACH				
CRIT PLC	09-Feb-2021 ExtraOrdinary General Med	eting 5	SUBJECT TO THE APPROVAL OF RESOLUTION 4, TO DIMINISH THE AUTHORISED SHARE CAPITAL OF THE		For	For	For
CDH DI C	00 Feb 2021 ExtraOrdinary Conoral Ma	ting 6	COMPANY BY E25,000,000 FROM E426,297,940 TO E401,297,940		For	For	For
CRH PLC	09-Feb-2021 ExtraOrdinary General Med 09-Feb-2021 ExtraOrdinary General Med		TO AMEND THE ARTICLES OF ASSOCIATION TO DELETE ALL REFERENCES TO THE INCOME SHARES		For	For	For
CRH PLC	09-Feb-2021 Extraordinary General Med	etilig /	TO RECEIVE AND ADOPT THE COMPANY'S ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 30		FOI	FOI	FOI
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	4			F	Ган	
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting		SEPTEMBER 2020, TOGETHER WITH THE DIRECTORS' REPORT AND AUDITORS' REPORT TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 30 SEPTEMBER 2020 OF 6.5 PENCE PER ORDINARY		For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	2	SHARE PAYABLE ON 12 FEBRUARY 2021 TO SHAREHOLDERS ON THE REGISTER AT 6.00 P.M. ON 18 DECEMBER 2020		For	For	For
			TO REAPPOINT AS A DIRECTOR MR ROSS MITCHINSON (CO-CEO), WHO IS RETIRING BY ROTATION IN				
			ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION AND BEING ELIGIBLE, OFFERS HIMSELF				
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	3	FOR RE-ELECTION		For	For	For
	over the second variable and t		TO REAPPOINT AS A DIRECTOR MS CATHERINE JAMES (NON-EXECUTIVE DIRECTOR), WHO IS RETIRING BY				1.0.
			ROTATION IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION AND BEING ELIGIBLE,				
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	4	OFFERS HERSELF FOR RE-ELECTION		For	For	For
	or . es zozi ramadi ocneral meeting	1.	TO REAPPOINT AS A DIRECTOR MR ROBERT SUTTON (NON-EXECUTIVE DIRECTOR), WHO IS RETIRING BY		1. 5.	1. 0.	1. 0.
			ROTATION IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION AND BEING ELIGIBLE,				
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	5	OFFERS HIMSELF FOR RE-ELECTION		For	For	For
NOMIS CORPORATION FEC	107-1 eb-2021 Allituat General Meeting	-	TO REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS, TO HOLD OFFICE FROM THE		1 01	1 01	1 01
			CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF				
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	6	THE COMPANY		For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Affiliaat General Meeting	0	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR ON		FOI	FOI	FOI
NUME CORPORATION DIC	00 Feb 2024 Appeal Consered Marchine	7	BEHALF OF THE COMPANY		F	Ган	
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	/	AUTHORITY TO MAKE POLITICAL DONATIONS		For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	8			For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	9	AUTHORITY TO ALLOT RELEVANT SECURITIES		For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	10	AUTHORITY TO ALLOT EQUITY SECURITIES		For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	11	DISAPPLICATION OF STATUTORY PRE-EMPTION RIGHTS		For	For	For
NUMIS CORPORATION PLC	09-Feb-2021 Annual General Meeting	12	AUTHORITY TO MAKE MARKET PURCHASES		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	1	TO RECEIVE AND ADOPT THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2020		For	For	For
			TO RECEIVE, ADOPT AND APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE				
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	2	DIRECTORS' REMUNERATION POLICY)		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	3	TO RE-ELECT ROBERT ORR AS A DIRECTOR OF THE COMPANY		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	4	TO RE-ELECT TACO DE GROOT AS A DIRECTOR OF THE COMPANY		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	5	TO RE-ELECT KEITH MANSFIELD AS A DIRECTOR OF THE COMPANY		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	6	TO RE-ELECT EVA-LOTTA SJOSTEDT AS A DIRECTOR OF THE COMPANY		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	7	TO RE-APPOINT KPMG LLP AS THE COMPANY'S AUDITOR		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	8	TO AUTHORISE THE DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION		For	For	For
			TO AUTHORISE THE DIRECTORS TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS: THAT THE LAST DIVIDEND IN RESPECT OF A FINANCIAL YEAR WILL NOT BE CATEGORISED AS				
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	9	A FINAL DIVIDEND SUBJECT TO SHAREHOLDER APPROVAL		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	10	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UNDER SECTION 551 OF THE COMPANIES ACT 2006 TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AS IF SECTION 561 (1) OF THE COMPANIES ACT 2006		For	For	For
TRITAY EUROPOV DI C	00 Eak 2024 Amount Comment the 11	4.4	DID NOT APPLY		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	11			For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	12	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES AS IF SECTION 561(1) OF THE COMPANIES ACT 2006 DID NOT APPLY FOR THE PURPOSE OF FINANCING OR REFINANCING AN ACQUISITION		For	For	For
TRITING FURGOOV 5: 5			TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES FOR THE PURPOSES		_	_	_
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	13	OF SECTION 701 OF THE COMPANIES ACT 2006		For	For	For
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	14	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE		For	For	For
			TO APPROVE THE ADOPTION OF NEW ARTICLES OF ASSOCIATION: HYBRID GENERAL MEETINGS (ARTICLE			<u> </u> _	<u> </u>
TRITAX EUROBOX PLC	09-Feb-2021 Annual General Meeting	15	73 OF THE NEW ARTICLES)		For	For	For
			SHIFTING OF REGISTERED OFFICE OF THE COMPANY FROM THE NATIONAL CAPITAL TERRITORY (NCT)				
BHARTI AIRTEL LTD	09-Feb-2021 Other Meeting	2	OF DELHI TO THE STATE OF HARYANA: CLAUSE II		For	For	For
CRH PLC	09-Feb-2021 Special	1	To approve the Migration of the Migrating Shares to Euroclear Bank's central securities depository.		For	For	For
CRH PLC	09-Feb-2021 Special	2	To adopt new Articles of Association of the Company.		For	For	For
CRH PLC	09-Feb-2021 Special	3	To authorise the Company to take all actions necessary to implement the Migration.		For	For	For
			To amend the Articles of Association to provide for the surrender for nil consideration, and authorise				
CRH PLC	09-Feb-2021 Special		the cancellation of, the Income Shares of the Company of Euro 0.02 each.			For	For

CRH PLC		Director Name	Recommended	For/Against Recommende	Vote
CRH PLC	minish the authorised share capital of the Company by		Vote	d Vote	
CREPTIC 09-Feb-2021 Special 6			For	For	For
PTC INC.			For	For	For
PTC INC.		Janice Chaffin	For	For	For
PTC INC.		Phillip Fernandez	For	For	For
PTC INC.		James Heppelmann	For	For	For
PTC INC.		Klaus Hoehn	For	For	For
PTC INC.		Paul Lacy	For	For	For
PTC INC.		Corinna Lathan	For	For	For
PTC INC.		Blake Moret	For	For	For
PTC INC. 10-Feb-2021 Annual 3 public accounting firm for the current fiscal by PTC INC. 10-Feb-2021 Annual 3 public accounting firm for the current fiscal by PTC INC. 10-Feb-2021 MIX 5 Advisory vote to approve the compensation of PTC INC. 10-Feb-2021 MIX 5 APPROVAL OF THE CORPORATE FINANCIAL STANDARD OF THE CONSOLIDATED FINANCIAL STANDARD OF THE CONSOLIDATED FINANCIAL STANDARD OF THE CONSOLIDATED FINANCIAL STANDARD OF THE CONSOLIDATED FINANCIAL STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGES GRANTED TO INSCHARGES GRANTED TO INSCHARGES GRANTED TO INSCHARGES GRANTED TO INSCHARGES GRANTED TO INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGES GRANTED TO INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE CONSOLIDATED FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE FINANCIAL SEPTEMBER 2020 - INSCHARGE STANDARD OF THE FINANCIAL SEPTEMBER 2020 - INSCHARGE SEPTEMBER 2020		Robert Schechter	For	For	For
PTC INC. 10-Feb-2021 Annual 3 public accounting firm for the current fiscal yr PTC INC. 10-Feb-2021 Annual 2 Advisory vote to apprenation of APPROVAL OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATE FINANCIAL START OF THE CORPORATION OF THE CORPORATI	ewaterhouseCoopers LLP as our independent registered				
PTC INC.			For	Against	Against
DERICHEBOURG SA 10-Feb-2021 MIX 5 SEPTEMBER 2020 - DISCHARGES GRANTED TO DE GENERAL STATEMENT AND SEPTEMBER 2020 - DISCHARGES GRANTED TO THE CONSOLIDATED FINANCIAL STATEMENT AND SEPTEMBER 2020 - DISCHARGES GRANTED TO THE CONSOLIDATED FINANCIAL STATEMENT AND SEPTEMBER 2020 - DISCHARGES GRANTED TO THE DIVIDENCE DISCHARGES GRANTED TO THE DIVIDENCE DISCHARGES GRANTED TO THE DIVIDENCE DISCHARGES GRANTED TO THE DIVIDENCE DISCHARGES GRANTED TO THE DIVIDENCE DISCHARGES GRANTED TO THE CONSOLIDATED FINANCIAL STATEMENT AND SEPTEMBER 2020 - DISCHARGES GRANTED TO THE DIVIDENCE DISCHARGES GRANTED TO THE SHARE CAPITAL BY CARPITALIZATION OF A PORTION CANCELLATION OF THE SHARE CAPITAL BY CARPITALIZATION OF A PORTION CANCELLATION OF THE SHARE CAPITAL BY CARPITALIZATION OF A PORTION CANCELLATION OF A UNTIVORITY TO BE GRANTED THE SHARE CAPITAL BY CARPITALIZATION OF A PORTION CANCELLATION OF A PORT			For	Against	Against
DERICHEBOURG SA			1 01	Againse	Against
DERICHEBOURG SA 10-Feb-2021 MIX 6 SEPTEMBER 2020 ALLOCATION OF INCOME FOR THE FINANCIAL: SEPTEMBER 2020 ALLOCATION OF INCOME FOR THE FINANCIAL: OF THE DIVIDENDS DISTRIBUTED IN RESPECT O APPROVAL OF THE AGREEMENTS AND COMMITS DERICHEBOURG SA 10-Feb-2021 MIX 8 POLLOWING OF THE FRENCH COMMERCIAL COI DERICHEBOURG SA 10-Feb-2021 MIX 9 APPROVAL OF THE COMPENSATION POLICY APPROVAL DERICHEBOURG SA 10-Feb-2021 MIX 10 COMMERCIAL COPE APPROVAL OF THE COMPENSATION FOLICY APPROVAL DERICHEBOURG SA 10-Feb-2021 MIX 11 ENDED 30 SEPTEMBER 2020 TO MR. DANIEL DEI DERICHEBOURG SA 10-Feb-2021 MIX 12 ENDED 30 SEPTEMBER 2020 TO MR. DANIEL DEI DERICHEBOURG SA 10-Feb-2021 MIX 13 SHABES DERICHEBOURG SA 10-Feb-2021 MIX 14 CAPITAL BY CANCELLING SHABES DELEGATION OF AUTHORITY TO BE GRANTED TO MIX DELEGATION OF AUTHORITY TO BE GRANTED TO MIX DELEGATION OF AUTHORITY TO BE GRANTED TO MIX DELEGATION OF AUTHORITY TO BE GRANTED TO MIX DELEGATION OF AUTHORITY TO BE GRANTED TO DERICHEBOURG SA 10-Feb-2021 MIX 15 OF THE SHABER LODGES WITH THE ISSUE OF ANY MIX MEDIATELY OR IN THE FUTURE TO A PORTION DERICHEBOURG SA 10-Feb-2021 MIX 15 OF THE SHABER LODGES WITH THE ISSUE OF ANY MIX MEDIATELY OR IN THE FUTURE TO A PORTION CANCELLATION OF AUTHORITY TO BE GRANTED TO CANCELLATION OF AUTHORITY TO BE GRANTED TO DERICHEBOURG SA 10-Feb-2021 MIX 17 WHOSE CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISTATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISATION OF BE GRANTED TO THE SHABE CAPITAL BY CAPITALISE, BY AN OFFER REPERVED FOR SHABES OF ANY MIX SHABES DERICHEBOURG SA 10-Feb-2021 MIX 10-Feb-2021 MIX 11 SUBSCRIPTION RIGHT DERICHEBOURG SA 10-Feb-2021 MIX 11 SUBSCRIPTION RIGHT DERICHEBOURG SA 10-Feb-2021 MIX 11 SUBSCRIPT			For	For	For
DERICHEBOURG SA 10-Feb-2021 MIX 5 SEPTEMBER 2020 ALLOCATION OF INCOME FOR THE FINANCIAL Y OF THE DIVIDENOS DISTRIBUTED IN RESPECT O APPROVAL OF THE AGREEMENTS AND COMMITS DERICHEBOURG SA 10-Feb-2021 MIX 8 FOLLOWING OF THE FRENCH COMMERCIAL COT DERICHEBOURG SA 10-Feb-2021 MIX 9 APPROVAL OF THE COMPENSATION POLICY AND EFFERENCE TO IN ARTICLE L. 22-10-9 (FORMERL COMMERCIAL CODE APPROVAL OF THE COMPENSATION PLICE AND DERICHEBOURG SA 10-Feb-2021 MIX 10 Feb-2021 MIX 11 ENDED 30 SEPTEMBER 2020 TO MR. DANIEL DEI ENDED 30 SEPTEMBER 2020 TO MR. DANIEL DEI DERICHEBOURG SA 10-Feb-2021 MIX 11 ENDED 30 SEPTEMBER 2020 TO MR. ABDERRAH AUTHORISATION TO BE GRANTED TO THE BOAF DERICHEBOURG SA 10-Feb-2021 MIX 11 SHORE SANDER AUTHORISATION TO BE GRANTED TO THE BOAF DERICHEBOURG SA 10-Feb-2021 MIX 11 SHORE SANDER			1 01	1 01	1 01
DERICHEBOURG SA 10-Feb-2021 MIX 7 OF THE DIVIDENDS DISTRIBUTED IN RESPECT O APPROVAL OF THE ARREMENTS AND COMMITS DERICHEBOURG SA 10-Feb-2021 MIX 8 FOLLOWING OF THE FRENCH COMMERCIAL CO BERICHEBOURG SA 10-Feb-2021 MIX 9 APPROVAL OF THE ARREMENTS AND COMMITS APPROVAL OF THE ARREMENTS AND COMMITS REFERRED TO IN ARTICLE L. 22-10-9 (FORMER) DERICHEBOURG SA 10-Feb-2021 MIX 10 COMMERCIAL CODE APPROVAL OF THE COMPENSATION RELATING TO REFERRED TO IN ARTICLE L. 22-10-9 (FORMER) DERICHEBOURG SA 10-Feb-2021 MIX 11 ENDED 30 SEPTEMBER 2020 TO MR. ADBERRANT DERICHEBOURG SA 10-Feb-2021 MIX 12 ENDED 30 SEPTEMBER 2020 TO MR. ADBERRANT AUTHORISATION TO BE GRANTED TO THE BOAS DERICHEBOURG SA 10-Feb-2021 MIX 13 SHARES DERICHEBOURG SA 10-Feb-2021 MIX 14 CAPITAL BY CANCELLING SHARES DERICHEBOURG SA 10-Feb-2021 MIX 14 CAPITAL BY CANCELLING SHARES DELEGATION OF AUTHORITY TO BE GRANTED TO MONTHS, TO PROCEED WITH THE ISSUE OF AN IMMEDIATELY OR IN THE FUTURE TO A PORTIO CANCELLATION OF THE SHAREHOLDERS PRE-EMPTYLE SUBSECT DERICHEBOURG SA 10-Feb-2021 MIX 15 OF THE SHAREHOLDERS PRE-EMPTYLE SUBSECT AND OF THE SHAREHOLDERS PRE-EMPTYLE SUBSECT AND ON THE SHAREHOLDERS PRE-EMPTYLE SUBSECT DERICHEBOURG SA 10-Feb-2021 MIX 15 OF THE SHAREHOLDERS PRE-EMPTYLE SUBSECT DERICHEBOURG SA 10-Feb-2021 MIX 16 AND FINANCIAL CODE DERICHEBOURG SA 10-Feb-2021 MIX 17 WHOSE CAPITAL BY CAPITALIZATION OF RE PUBLIC OFFERINGS OTHER THAN THOSE REFER DERICHEBOURG SA 10-Feb-2021 MIX 17 WHOSE CAPITAL STO CAPITALIZATION OF RE PUBLIC OFFERINGS OTHER THAN THOSE REFER DERICHEBOURG SA 10-Feb-2021 MIX 17 WHOSE CAPITAL STO CAPITAL DECAPITAL DECAPITAL DE CAPITAL DE CAPITAL DE CAPITAL DE CAPITAL DE CAPITAL	STATEMENTS FOR THE FINANCIAE TEAR ENDED 50		For	For	For
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I IAMENDMENT TO ANTICLE IT OF THE DISCASS.	TO ALLOW CERTAIN DECISIONS TO BE TAKEN BY WRITTEN		1 01	1.01	1.01
DERICHEBOURG SA 10-Feb-2021 MIX 20 CONSULTATION OF DIRECTORS	10 ALLOW CERTAIN DECISIONS TO BE TAKEN DE WINTER		For	For	For
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DERICHEBOURG SA 10-Feb-2021 MIX 22 POWERS TO CARRY OUT FORMALITIES	COMPANY (THE "DIRECTORS") AND THE MUSITED		For	For	For
	COMPANY (THE "DIRECTORS") AND THE AUDITED 30 SEPTEMBER 2020 BE RECEIVED AND ADOPTED		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
1				THAT THE DIRECTORS' REMUNERATION REPORT, AS SET OUT IN THE ANNUAL REPORT AND FINANCIAL				
CCD INFOACTOUCTURE INVESTMENTS LTD	40 Feb 202	A Americal Company Magazine	2	STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 30 SEPTEMBER 2020 BE RECEIVED AND APPROVED		Fa.,	Ган	Fa.,
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting		THAT THE DIRECTORS' REMUNERATION POLICY SET OUT IN THE ANNUAL REPORT AND FINANCIAL		For	For	For
CCD INFOACTOUCTURE INVESTMENTS LTD	40 Feb 202	A Americal Company Magazine	12	STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 30 SEPTEMBER 2020 BE APPROVED		Fa.,	Ган	Fa.,
GCP INFRASTRUCTURE INVESTMENTS LTD		1 Annual General Meeting	3			For	For	For
GCP INFRASTRUCTURE INVESTMENTS LTD		1 Annual General Meeting	4	THAT IAN REEVES CBE BE RE-ELECTED AS A DIRECTOR OF THE COMPANY THAT PAUL DE GRUCHY BE RE-ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
GCP INFRASTRUCTURE INVESTMENTS LTD		1 Annual General Meeting	5			For	For	For
GCP INFRASTRUCTURE INVESTMENTS LTD		1 Annual General Meeting	6	THAT MICHAEL GRAY BE RE-ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
GCP INFRASTRUCTURE INVESTMENTS LTD		1 Annual General Meeting	/	THAT JULIA CHAPMAN BE RE-ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting	8	THAT DAWN CRICHARD BE RE-ELECTED AS A DIRECTOR OF THE COMPANY		For	For	For
				THAT THE COMPANY'S DIVIDEND POLICY TO CONTINUE TO PAY QUARTERLY INTERIM DIVIDENDS PER FINANCIAL PERIOD. WHICH THE DIRECTORS HAVE DETERMINED WILL BE A TARGET OF 7.0 PENCE PER				
				ORDINARY SHARE WITH EFFECT FROM THE FINANCIAL YEAR COMMENCING 1 OCTOBER 2020 AS SET OUT				
				ON PAGE 17 OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR				
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting	9	ENDED 30 SEPTEMBER 2020		For	For	For
				THAT KPMG CHANNEL ISLANDS JERSEY LIMITED BE RE-APPOINTED AS AUDITORS TO THE COMPANY TO				
				HOLD OFFICE FROM THE CONCLUSION OF THE ANNUAL GENERAL MEETING TO THE CONCLUSION OF THE				
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting	10	NEXT ANNUAL GENERAL MEETING AT WHICH FINANCIAL STATEMENTS ARE LAID BEFORE THE COMPANY		For	For	For
	10100000		1.7	THAT THE REMUNERATION OF KPMG CHANNEL ISLANDS JERSEY LIMITED BE DETERMINED BY THE AUDIT				
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting	11	AND RISK COMMITTEE		For	For	For
GOT THE TOTAL THE EAST MENT OF THE	10 1 05 202	Thindax General Meeting		THAT, CONDITIONAL ON THE PASSING OF RESOLUTION (13), THE COMPANY BE AUTHORISED TO HOLD		101	1 01	1 0.
				ORDINARY SHARES PURCHASED PURSUANT TO THE AUTHORITY GRANTED UNDER RESOLUTION (13) AS				
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting	12	TREASURY SHARES		For	For	For
GET IN NASTROCTORE INVESTMENTS ETD	10 1 CD 202	Almaat General Meeting	12	THE POOR STATES		101	1 01	1 01
i				THAT, IN SUBSTITUTION FOR ALL EXISTING AUTHORITIES, THE COMPANY BE GENERALLY AND				
				'				
				UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES OF UP TO 131,980,653 ORDINARY				1
				SHARES (REPRESENTING APPROXIMATELY 14.99 PER CENT. OF THE ISSUED SHARE CAPITAL AS AT THE				
				LATEST PRACTICABLE DATE PRIOR TO THE PUBLICATION OF THIS NOTICE OF ANNUAL GENERAL				
				MEETING) IN ACCORDANCE WITH THE ARTICLES ON SUCH TERMS AS THE DIRECTORS THINK FIT,				
				PROVIDED THAT: A) THE MINIMUM PRICE, EXCLUSIVE OF ANY EXPENSES, WHICH MAY BE PAID FOR EACH				
				ORDINARY SHARE IS ONE PENCE PER ORDINARY SHARE; AND B) THE MAXIMUM PRICE, EXCLUSIVE OF ANY				
				EXPENSES, WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS AN AMOUNT EQUAL TO THE HIGHER OF:				1
				I) 105 PER CENT. OF THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR AN ORDINARY SHARE (AS				1
				DERIVED FROM THE DAILY OFFICIAL LIST OF LONDON STOCK EXCHANGE PLC) FOR THE FIVE BUSINESS				
				,				
				DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE ORDINARY SHARE IS CONTRACTED TO BE				
				PURCHASED; AND II) THAT STIPULATED BY THE REGULATORY TECHNICAL STANDARDS ADOPTED BY THE				
				EU PURSUANT TO THE MARKET ABUSE REGULATION; AND C) THE AUTHORITY HEREBY CONFERRED				
				SHALL EXPIRE, UNLESS PREVIOUSLY REVOKED OR VARIED, AT THE CONCLUSION OF THE COMPANY'S				
				ANNUAL GENERAL MEETING IN 2022, EXCEPT IN RELATION TO THE PURCHASE OF ORDINARY SHARES				
				THE CONTRACT FOR WHICH WAS CONCLUDED BEFORE THE EXPIRY OF THIS AUTHORITY AND WHICH				
GCP INFRASTRUCTURE INVESTMENTS LTD	10-Feb-202	1 Annual General Meeting	13	WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER SUCH EXPIRY		For	For	For
				THAT, IN SUBSTITUTION FOR ALL PREVIOUS AUTHORITIES, THE DIRECTORS OF THE COMPANY BE AND				
				ARE HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED TO ALLOT AND ISSUE AN AGGREGATE OF				
				UP TO 88,045,799 ORDINARY SHARES FOR CASH (REPRESENTING APPROXIMATELY 10 PER CENT. OF THE				
				ISSUED SHARE CAPITAL AT THE LATEST PRACTICABLE DATE PRIOR TO THE PUBLICATION OF THIS				
				NOTICE OF ANNUAL GENERAL MEETING) AS IF ANY PRE-EMPTION RIGHTS CONFERRED BY THE ARTICLES				
				DID NOT APPLY TO SUCH ALLOTMENT AND ISSUE, SUCH AUTHORITY TO EXPIRE AFTER THE CONCLUSION				
				OF THE COMPANY'S ANNUAL GENERAL MEETING IN 2022, OR, IF EARLIER, 5.00 P.M. ON 10 MAY 2022				
				, , , , , , , , , , , , , , , , , , , ,				
				(UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING) SAVE				
				THAT THE COMPANY MAY AT ANY TIME PRIOR TO THE EXPIRY OF SUCH AUTHORITY, MAKE AN OFFER OR				
				ENTER INTO AN AGREEMENT WHICH WOULD, OR MIGHT, REQUIRE ORDINARY SHARES TO BE ALLOTTED				
	ı			AND ISSUED (AND/OR SOLD FROM TREASURY) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY				
	I		1	ALLOT AND ISSUE ORDINARY SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF SUCH AUTHORITY	I			
						I		
		1 Annual General Meeting	14	HAD NOT EXPIRED		For	For	For
WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202	1 Annual General Meeting	14			For For	For For	For For
WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202	Ü	14 1 2	HAD NOT EXPIRED				
WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202 10-Feb-202	1 Annual General Meeting	14 1 2 3	HAD NOT EXPIRED RE-APPOINTMENT OF BDO SOUTH AFRICA INCORPORATION AS THE AUDITORS		For	For	For
WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202 10-Feb-202 10-Feb-202	1 Annual General Meeting 1 Annual General Meeting	14 1 2 3 4	HAD NOT EXPIRED RE-APPOINTMENT OF BDO SOUTH AFRICA INCORPORATION AS THE AUDITORS RE-ELECTION OF MS SN MAZIYA AS DIRECTOR		For For	For For	For For
WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	14 1 2 3 4 5	HAD NOT EXPIRED RE-APPOINTMENT OF BDO SOUTH AFRICA INCORPORATION AS THE AUDITORS RE-ELECTION OF MS SN MAZIYA AS DIRECTOR RE-ELECTION OF MR H NTENE AS DIRECTOR		For For For	For For For	For For
WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	14 1 2 3 4 5	HAD NOT EXPIRED RE-APPOINTMENT OF BDO SOUTH AFRICA INCORPORATION AS THE AUDITORS RE-ELECTION OF MS SN MAZIYA AS DIRECTOR RE-ELECTION OF MR H NTENE AS DIRECTOR RE-ELECTION OF MR RW GARDINER AS DIRECTOR		For For For	For For For	For For For
WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	14 1 2 3 4 5 6	HAD NOT EXPIRED RE-APPOINTMENT OF BDO SOUTH AFRICA INCORPORATION AS THE AUDITORS RE-ELECTION OF MS SN MAZIYA AS DIRECTOR RE-ELECTION OF MR H NTENE AS DIRECTOR RE-ELECTION OF MR RW GARDINER AS DIRECTOR APPOINTMENT OF MR AJ BESTER AS AUDIT COMMITTEE MEMBER		For For For For For	For For For For For	For For For For
WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD WILSON BAYLY HOLMES - OVCON LTD	10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202 10-Feb-202	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	14 1 2 3 4 5 6 7	HAD NOT EXPIRED RE-APPOINTMENT OF BDO SOUTH AFRICA INCORPORATION AS THE AUDITORS RE-ELECTION OF MS SN MAZIYA AS DIRECTOR RE-ELECTION OF MR H NTENE AS DIRECTOR RE-ELECTION OF MR RW GARDINER AS DIRECTOR APPOINTMENT OF MR AJ BESTER AS AUDIT COMMITTEE MEMBER APPOINTMENT OF MR RW GARDINER AS AUDIT COMMITTEE MEMBER		For For For For	For For For For	For For For For For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date		Nulliper			Vote	Recommende d Vote	
							7.112	
WILSON BAYLY HOLMES - OVCON LTD		Annual General Meeting	10	NON-BINDING ADVISORY VOTE ON WBHO'S IMPLEMENTATION REPORT ON THE REMUNERATION POLICY		For	Against	Against
WILSON BAYLY HOLMES - OVCON LTD	10-Feb-2021	Annual General Meeting	11	PLACING UNISSUED SHARES UNDER THE CONTROL OF THE DIRECTORS		For	For	For
				DIRECTORS' AND/OR COMPANY SECRETARY AUTHORITY TO IMPLEMENT SPECIAL AND ORDINARY				
WILSON BAYLY HOLMES - OVCON LTD		Annual General Meeting	12	RESOLUTIONS		For	For	For
WILSON BAYLY HOLMES - OVCON LTD	10-Feb-2021	Annual General Meeting	13	APPROVAL OF DIRECTORS' FEES FOR 2020/2021 FINANCIAL YEAR		For	For	For
				FINANCIAL ASSISTANCE TO DIRECTORS, PRESCRIBED OFFICERS, EMPLOYEE SHARE SCHEME				
WILSON BAYLY HOLMES - OVCON LTD		Annual General Meeting	14	BENEFICIARIES AND RELATED OR INTER-RELATED COMPANIES AND CORPORATIONS		For	For	For
WILSON BAYLY HOLMES - OVCON LTD	10-Feb-2021	Annual General Meeting	15	GENERAL AUTHORITY TO REPURCHASE COMPANY SHARES		For	For	For
				APPROVE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES				
HIBERNIA REIT PLC		ExtraOrdinary General Meeting		DEPOSITORY		For	For	For
HIBERNIA REIT PLC		ExtraOrdinary General Meeting		ADOPT NEW ARTICLES OF ASSOCIATION		For	For	For
HIBERNIA REIT PLC		ExtraOrdinary General Meeting	4	AUTHORISE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION		For	For	For
NIIT LTD	10-Feb-2021	Other Meeting	2	APPROVAL FOR BUYBACK OF EQUITY SHARES		For	For	For
				Shareholder proposal to request a report disclosing the policy and procedures, expenditures, and				
TYSON FOODS, INC.	11-Feb-2021	Annual	20	other activities related to lobbying and grassroots lobbying communications.		Against	Against	For
				To ratify the selection of PricewaterhouseCoopers LLP as the independent registered public				
TYSON FOODS, INC.	11-Feb-2021		16	accounting firm for the fiscal year ending October 2, 2021.		For	For	For
TYSON FOODS, INC.	11-Feb-2021		19	Shareholder proposal regarding share voting.		Against	Against	For
TYSON FOODS, INC.	11-Feb-2021		1	Election of Director: John H. Tyson		For	For	For
TYSON FOODS, INC.	11-Feb-2021		2	Election of Director: Les R. Baledge		For	For	For
TYSON FOODS, INC.	11-Feb-2021		3	Election of Director: Gaurdie E. Banister Jr.		For	For	For
TYSON FOODS, INC.	11-Feb-2021		4	Election of Director: Dean Banks		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	5	Election of Director: Mike Beebe		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	6	Election of Director: Maria Claudia Borras		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	7	Election of Director: David J. Bronczek		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	8	Election of Director: Mikel A. Durham		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	9	Election of Director: Jonathan D. Mariner		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	10	Election of Director: Kevin M. McNamara		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	11	Election of Director: Cheryl S. Miller		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	12	Election of Director: Jeffrey K. Schomburger		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	13	Election of Director: Robert Thurber		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	14	Election of Director: Barbara A. Tyson		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	15	Election of Director: Noel White		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	17	To approve the amendment and restatement of the Tyson Foods, Inc. 2000 Stock Incentive Plan.		For	For	For
TYSON FOODS, INC.	11-Feb-2021	Annual	18	Shareholder proposal to request a report regarding human rights due diligence.		Against	Against	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	1	ACCEPTANCE OF ANNUAL FINANCIAL STATEMENTS		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	2	RE-ELECTION OF MS HH HICKEY		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	3	RE-ELECTION OF MS NP NXASANA		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	4	RE-ELECTION OF MR P SCHMID		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	5	ELECTION OF MS HH HICKEY AS A MEMBER AND CHAIR OF THE AUDIT AND RISK COMMITTEE		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	6	RE-ELECTION OF MR MD LYNCH-BELL AS A MEMBER OF THE AUDIT AND RISK COMMITTEE		For	Against	Combinat
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	7	RE-ELECTION OF MS NP NXASANA AS A MEMBER OF THE AUDIT AND RISK COMMITTEE		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	8	ELECTION OF MR HN MOLOTSI AS A MEMBER OF THE AUDIT AND RISK COMMITTEE		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	9	APPOINTMENT OF EXTERNAL AUDITOR: ERNST & YOUNG		For	For	For
BARLOWORLD LTD		Annual General Meeting	10	NON-BINDING ADVISORY VOTE ON REMUNERATION POLICY		For	For	For
BARLOWORLD LTD		Annual General Meeting	11	NON-BINDING ADVISORY VOTE ON REMUNERATION IMPLEMENTATION REPORT		For	For	For
BARLOWORLD LTD		Annual General Meeting	12	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES CHAIRMAN OF THE BOARD		For	For	For
BARLOWORLD LTD		Annual General Meeting	13	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT NON-EXECUTIVE DIRECTORS		For	For	For
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	14	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: NON-RESIDENT NON-EXECUTIVE DIRECTORS		For	For	For
				APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT CHAIRMAN OF THE AUDIT AND RISK				
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	15	COMMITTEE		For	For	For
				APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT MEMBERS OF THE AUDIT AND RISK				1
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	16	COMMITTEE		For	For	For
-				APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: NON-RESIDENT MEMBERS OF THE AUDIT AND RISK				1
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	17	COMMITTEE		For	For	For
	11.100.2021		1.7	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: NON-RESIDENT CHAIRMAN OF THE REMUNERATION		1. 0.	1 0.	1. 0.
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	18	COMMITTEE		For	For	For
DAILO HOILD LID	11-160-2021	Annual General Meeting	10	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT CHAIRMAN OF THE REMUNERATION		1 01	7 01	1 01
BARLOWORLD LTD	11-Fab-2021	Annual General Meeting	19	COMMITTEE		For	For	For
DAILOWOILD LID	11-560-7071	Ailluat General Meeting	17	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT CHAIRMAN OF THE SOCIAL, ETHICS AND	+	For	1 01	1 01
				TALL NOVAL OF MONERALCOTTYL DINLCTONS FLLS, NESTDENT CHAIRMAN OF THE SOCIAL, ETHICS AND	1	1	1	1
PARI OWORLD LTD	44 5-1-2024	Annual Consert Hastin	20	/		For	For	Eo.
BARLOWORLD LTD	11-Feb-2021	Annual General Meeting	20	TRANSFORMATION COMMITTEE APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT CHAIRMAN OF THE STRATEGY AND		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT CHAIRMAN OF THE NOMINATION		Vote	d Vote	
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	22	COMMITTEE		For	For	For
DAKES WORLD ETD	Three 2021 Annual General Meeting		APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: RESIDENT MEMBERS OF EACH OF THE BOARD		1 01	101	1 01
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	23	COMMITTEES OTHER THAN AUDIT AND RISK COMMITTEE		For	For	For
			APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES: NON-RESIDENT MEMBERS OF EACH OF THE BOARD				
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	24	COMMITTEES OTHER THAN AUDIT AND RISK COMMITTEE		For	For	For
			APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES FOR SPECIAL PROJECTS: RESIDENT CHAIRMAN OF THE				
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	25	AD HOC COMMITTEE		For	For	For
			APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES FOR SPECIAL PROJECTS: RESIDENT MEMBER OF THE AD		_	_	_
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	26	HOC COMMITTEE		For	For	For
PARLOWORLD LTD	11 Ech 2021 Appual Conoral Mosting	27	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES FOR SPECIAL PROJECTS: NON-RESIDENT CHAIRMAN OF THE AD HOC COMMITTEE		For	For	For
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	21	APPROVAL OF NON-EXECUTIVE DIRECTORS' FEES FOR SPECIAL PROJECTS: NON-RESIDENT MEMBER OF		For	For	For
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	28	THE AD HOC COMMITTEE		For	For	For
BARLOWORLD LID	THE ED 2021 Annual Ocheral Meeting	20	APPROVAL OF LOANS OR OTHER FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES		1 01	1 01	1 01
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	29	AND CORPORATIONS		For	For	For
BARLOWORLD LTD	11-Feb-2021 Annual General Meeting	30	GENERAL AUTHORITY TO ACQUIRE THE COMPANY'S OWN SHARES REFER TO THE NOTICE OF MEETING		For	For	For
GRAINCORP LIMITED	11-Feb-2021 Annual General Meeting	2	ADOPTION OF REMUNERATION REPORT		For	For	For
GRAINCORP LIMITED	11-Feb-2021 Annual General Meeting	3	RE-ELECTION OF DIRECTOR- MR DANIEL MANGELSDORF		For	For	For
GRAINCORP LIMITED	11-Feb-2021 Annual General Meeting	4	FY20 LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE MD AND CEO		For	For	For
GRAINCORP LIMITED	11-Feb-2021 Annual General Meeting	5	FY21 LONG TERM INCENTIVE GRANT OF PERFORMANCE RIGHTS TO THE MD AND CEO		For	For	For
			TO APPROVE THE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES				
GLANBIA PLC	11-Feb-2021 ExtraOrdinary General Mee	_	DEPOSITORY		For	For	For
GLANBIA PLC	11-Feb-2021 ExtraOrdinary General Mee		TO AMEND AND ADOPT THE ARTICLES OF ASSOCIATION OF THE COMPANY		For	For	For
GLANBIA PLC	11-Feb-2021 ExtraOrdinary General Mee	ting 4	TO AUTHORISE THE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.30 PER SHARE		For	For	For
AURUBIS AG AURUBIS AG	11-Feb-2021 Annual General Meeting 11-Feb-2021 Annual General Meeting	7	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER: ROLAND HARINGS FOR FISCAL 2019/20		For For	For For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	γ 8	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER: HEIKO ARNOLD FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	0	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER: THOMAS BUENGER FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	10	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER: RAINER VERHOEVEN FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	11	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: FRITZ VAHRENHOLT FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	12	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: STEFAN SCHMIDT FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	13	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: DENIZ ACAR FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	14	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: ANDREA BAUER FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	15	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: CHRISTIAN EHRENTRAUT FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	16	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: HEINZ FUHRMANN FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	17	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: KARL JAKOB FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	18	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: JAN KOLTZE FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	19	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: STEPHAN KRUEMMER FOR FISCAL 2019/20 APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: ELKE LOSSIN FOR FISCAL 2019/20		For	For	For
AURUBIS AG AURUBIS AG	11-Feb-2021 Annual General Meeting 11-Feb-2021 Annual General Meeting	20	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: ELRE LOSSIN FOR FISCAL 2019/20 APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: SANDRA REICH FOR FISCAL 2019/20		For For	For For	For For
AURUBIS AG	11-Feb-2021 Annual General Meeting	22	APPROVE DISCHARGE OF SUPERVISORY BOARD MEMBER: MELF SINGER FOR FISCAL 2019/20		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	23	RATIFY DELOITTE GMBH AS AUDITORS FOR FISCAL 2020/21		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	24	APPROVE REMUNERATION POLICY		For	For	For
AURUBIS AG	11-Feb-2021 Annual General Meeting	25	APPROVE REMUNERATION OF SUPERVISORY BOARD		For	For	For
			APPROVE CREATION OF EUR 57.5 MILLION POOL OF CAPITAL WITH PARTIAL EXCLUSION OF PREEMPTIVE				
AURUBIS AG	11-Feb-2021 Annual General Meeting	26	RIGHTS		For	Against	Against
			APPROVE MIGRATION OF THE MIGRATING SHARES TO EUROCLEAR BANK'S CENTRAL SECURITIES				
KINGSPAN GROUP PLC	12-Feb-2021 ExtraOrdinary General Mee	-	DEPOSITORY		For	For	For
KINGSPAN GROUP PLC	12-Feb-2021 ExtraOrdinary General Mee		ADOPT NEW ARTICLES OF ASSOCIATION		For	For	For
KINGSPAN GROUP PLC	12-Feb-2021 ExtraOrdinary General Mee		AUTHORISE COMPANY TO TAKE ALL ACTIONS TO IMPLEMENT THE MIGRATION		For	For	For
CROMWELL PROPERTY GROUP	12-Feb-2021 ExtraOrdinary General Mee	-	RE-ELECTION OF MS JANE TONGS AS A DIRECTOR		For	For	For
CROMWELL PROPERTY CROUP	12-Feb-2021 ExtraOrdinary General Mee	-	RE-ELECTION OF MS TANYA COX AS A DIRECTOR RE-ELECTION OF MS LISA SCENNA AS A DIRECTOR		For	For	For
CROMWELL PROPERTY GROUP CROMWELL PROPERTY GROUP	12-Feb-2021 ExtraOrdinary General Mee 12-Feb-2021 ExtraOrdinary General Mee		ACCELERATED VESTING OF PERFORMANCE RIGHTS		For	For For	For For
CROMWELL PROPERTY GROUP	12-Feb-2021 ExtraOrdinary General Mee		PERFORMANCE RIGHTS NOT TO LAPSE DESPITE CEASING EMPLOYMENT		For For	Against	Against
CHOMITEE FROM ENT FOROUT	12 Teb 2021 Extraordinary General Mee	5 0	Amend the Charter of MTS PJSC with regard to reorganization in the form of STV LLC acquisition by		101	7541136	Aguillat
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	7	MTS PJSC.		For	For	For
		<u> </u>	Amend the Charter of MTS PJSC with regard to reorganization in the form of Stream LLC acquisition by			1	1
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	8	MTS PJSC.		For	For	For
	i i		Amend the Charter of MTS PJSC with regard to reorganization in the form of Cloud Retail LLC				
							1

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	Recommende	Vote
	Date		Amend the Charter of MTS PJSC with regard to reorganization in the form of Cloud Retail Plus LLC		Vote	d Vote	
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	10	acquisition by MTS PJSC.		For	For	For
			Amend the Charter of MTS PJSC with regard to reorganization in the form of MCN-Balashikha LLC				
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	11	acquisition by MTS PJSC.		For	For	For
			Amend the Charter of MTS PJSC with regard to reorganization in the form of NPO PROGTECH JSC				
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	12	acquisition by MTS PJSC.		For	For	For
			On the participation of MTS PJSC in non-profit organizations: Make a decision on the participation of				
			MTS PJSC in the Union of Constructors of Communication and Information Technology Facilities			_	_
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	13	StroySvyazTelecom (Moscow).		For	For	For
			On the participation of MTS PJSC in non-profit organizations: Make a decision on the participation of				
MODILE TELES/STEMS DISS	45 5-b 2024 5	4.4	MTS PJSC in the Interregional Industrial Association of Employers "Union of Designers of Infocommunication Facilities "ProektSvyazTelecom" (Moscow).		F	F	F
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special 15-Feb-2021 Special	14			For	For	For
MOBILE TELESYSTEMS PJSC MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	15 16	On approval of the new version of the Regulations on the Board of Directors of MTS PJSC. On approval of the new version of the Regulations on the Management Board of MTS PJSC.		For For	For	For For
MOBILE TELESYSTEMS PJSC MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	17	On approval of the new version of the Regulations on the President of MTS PJSC.		For	For For	For
MOBILE TELESYSTEMS PJSC MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	18	On approval of the new version of the Regulations on the Audit Commission of MTS PJSC.		For	For	For
MODILL TELESTSTEMS F33C	13-1 eb-2021 Special	10	On reorganization of MTS PJSC in the form of Incorporation of STV LLC by MTS PJSC. EFFECTIVE		1 01	1 01	1 01
			NOVEMBER 6, 2013, HOLDERS OF RUSSIAN SECURITIES ARE REQUIRED TO DISCLOSE THEIR NAME,				
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	1	ADDRESS NUMBER OR SHARES AND THE MANNER OF THE VOTE AS A CONDITION TO VOTING.		For	For	For
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	2	On reorganization of MTS PJSC in the form of Incorporation of Stream LLC by MTS PJSC.		For	For	For
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	3	On reorganization of MTS PJSC in the form of Incorporation of Cloud Retail LLC.		For	For	For
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	4	On reorganization of MTS PJSC in the form of Incorporation of Cloud Retail Plus LLC in MTS PJSC.		For	For	For
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	5	On reorganization of MTS PJSC in the form of Incorporation of MCN-Balashikha LLC by MTS PJSC.		For	For	For
MOBILE TELESYSTEMS PJSC	15-Feb-2021 Special	6	On reorganization of MTS PJSC in the form of Incorporation of NPO PROGTECH JSC by MTS PJSC.		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	1	ELECT IAN BURTON AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	2	ELECT GERALDINE FRASER MOLEKETI AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	3	ELECT DEEPA SITA AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	4	ELECT OLIVIER WEBER AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	5	RE-ELECT NOEL DOYLE AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	6	RE-ELECT GAIL KLINTWORTH AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	7	RE-ELECT MAYA MAKANJEE AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	8	RE-ELECT EMMA MASHILWANE AS DIRECTOR		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	9	ELECT IAN BURTON AS MEMBER OF AUDIT COMMITTEE		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	10	RE-ELECT CORA FERNANDEZ AS MEMBER OF AUDIT COMMITTEE		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	11	RE-ELECT DONALD WILSON AS MEMBER OF AUDIT COMMITTEE		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	12	REAPPOINT ERNST YOUNG INC. AS AUDITORS WITH AHMED BULBULIA AS THE LEAD AUDIT PARTNER		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	13	AUTHORISE RATIFICATION OF APPROVED RESOLUTIONS		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	14	APPROVE REMUNERATION POLICY		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	15	APPROVE IMPLEMENTATION REPORT OF THE REMUNERATION POLICY		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	16	APPROVE FINANCIAL ASSISTANCE TO RELATED OR INTER-RELATED COMPANIES		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	17	APPROVE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	18	APPROVE REMUNERATION PAYABLE TO THE CHAIRMAN		For	For	For
							_
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	19	APPROVE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS PARTICIPATING IN SUB-COMMITTEES		For	For	For
TIGED DD WING LED	47.5 1.000 1.		APPROVE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS IN RESPECT OF		_	_	_
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	20	UNSCHEDULED/EXTRAORDINARY MEETINGS		For	For	For
TICED DDANIDG LTD	17 Fob 2024 Americal Comment Works	24	APPROVE REMUNERATION PAYABLE TO NON-EXECUTIVE DIRECTORS IN RESPECT OF AD HOC MEETINGS		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	21	OF THE INVESTMENT COMMITTEE		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	22	APPROVE NON-RESIDENT DIRECTORS 'FEES AUTHORISE REPURCHASE OF ISSUED SHARE CAPITAL		For	For	For
TIGER BRANDS LTD	17-Feb-2021 Annual General Meeting	L3	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER BERNHARD DUETTMANN FOR FISCAL 2019/20		For	For	For
CECONOMY AG CECONOMY AG	17-Feb-2021 Annual General Meeting	7	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER KARIN SONNENMOSER FOR FISCAL 2019/20		For	For For	For For
CECONOMY AG CECONOMY AG	17-Feb-2021 Annual General Meeting 17-Feb-2021 Annual General Meeting	/ 0	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOERN WERNER FOR FISCAL 2019/20		For For	For	For
CECONOMY AG	17-Feb-2021 Annual General Meeting	٥	APPROVE DISCHARGE OF MANAGEMENT BOARD MEMBER JOERN WERNER FOR FISCAL 2019/20 APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2019/20		For	For	For
CECONOMY AG	17-Feb-2021 Annual General Meeting	10	RATIFY KPMG AG AS AUDITORS FOR FISCAL 2020/21		For	For	For
CECONOMY AG	17-Feb-2021 Annual General Meeting	11	ELECT KARIN DOHM TO THE SUPERVISORY BOARD		For	For	For
CECONOMY AG	17-Feb-2021 Annual General Meeting	12	ELECT SABINE ECKHARDT TO THE SUPERVISORY BOARD		For	For	For
CECONOMY AG	17-Feb-2021 Annual General Meeting	13	ELECT CLAUDIA PLATH TO THE SUPERVISORY BOARD		For	For	For
CECONOMY AG	17-Feb-2021 Annual General Meeting	14	ELECT THOMAS DANNENFELDT TO THE SUPERVISORY BOARD		For	Against	Against
CECONOMY AG	17-Feb-2021 Annual General Meeting	15	APPROVE REMUNERATION POLICY		For	For	For
10-00.10/11/10	iii i co zozi jalilidat ocherat meetilig	1.5		1	11 01	1. 0.	-
CECONOMY AG	17-Feb-2021 Annual General Meeting	16	AMEND ARTICLES RE: REDUCTION OF THE REMUNERATION OF THE SUPERVISORY BOARD		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			APPROVE EUR 321.6 MILLION CAPITAL INCREASE; APPROVE ISSUANCE OF WARRANTS/BONDS WITH WARRANTS ATTACHED/CONVERTIBLE BONDS UP TO AGGREGATE NOMINAL AMOUNT OF EUR 151 MILLION; APPROVE CREATION OF EUR 89.5 MILLION POOL OF CAPITAL TO GUARANTEE CONVERSION		Vote	d Vote	
CECONOMY AG	17-Feb-2021	Annual General Meeting	18	RIGHTS		For	For	For
55500000000	47.5.1.0004		1.0	RATIFY KPMG AG AS AUDITORS FOR ANY FINAL BALANCE SHEETS REQUIRED UNDER THE GERMAN			_	_
CECONOMY AG CORONATION FUND MANAGERS LTD		Annual General Meeting Annual General Meeting	19	REORGANIZATION ACT TO RE-ELECT MS JUDITH FEBRUARY AS DIRECTOR		For For	For	For For
CORONATION FUND MANAGERS LTD		Annual General Meeting	2	TO RE-ELECT MR ANTON PILLAY AS DIRECTOR		For	For	For
CORONATION FUND MANAGERS LTD		Annual General Meeting	3	TO RE-ELECT MR JOHN (JOCK) MCKENZIE AS DIRECTOR		For	For	For
CORONATION FUND MANAGERS LTD		Annual General Meeting	4	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING DIRECTOR: MR NEIL BROWN		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	5	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING DIRECTOR: MR PHAKAMANI HADEBE		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	6	TO CONFIRM THE APPOINTMENT OF THE FOLLOWING DIRECTOR: MR SAKS NTOMBELA		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	7	TO APPOINT KPMG INC. AS THE COMPANY'S REGISTERED AUDITOR AND TO NOTE MR ZOLA BESETI AS THE DESIGNATED AUDIT PARTNER		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	8	RE-ELECTION OF AUDIT AND RISK COMMITTEE MEMBER EACH BY WAY OF A SEPARATE VOTE: TO RE- ELECT PROF ALEXANDRA WATSON		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	9	RE-ELECTION OF AUDIT AND RISK COMMITTEE MEMBER EACH BY WAY OF A SEPARATE VOTE: TO RE- ELECT MRS LULAMA BOYCE		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	10	RE-ELECTION OF AUDIT AND RISK COMMITTEE MEMBER EACH BY WAY OF A SEPARATE VOTE: TO RE- ELECT MR JOHN DAVID (JOCK) MCKENZIE		For	For	For
CORONATION FUND MANAGERS LTD		Annual General Meeting	11	RE-ELECTION OF AUDIT AND RISK COMMITTEE MEMBER EACH BY WAY OF A SEPARATE VOTE: TO RE- ELECT DR HUGO ANTON NELSON		For	For	For
CORONATION FUND MANAGERS LTD	17-Feb-2021	Annual General Meeting	12	NON-BINDING ADVISORY VOTE ON THE COMPANY'S REMUNERATION POLICY		For	For	For
CORONATION FUND MANAGERS LTD		Annual General Meeting	13	NON-BINDING ADVISORY VOTE ON THE COMPANY'S REMUNERATION POLICY IMPLEMENTATION REPORT		For	For	For
CORONATION FUND MANAGERS LTD		Annual General Meeting	14	INTERCOMPANY FINANCIAL ASSISTANCE		For	For	For
CORONATION FUND MANAGERS LTD		Annual General Meeting	15	FINANCIAL ASSISTANCE FOR INTERCOMPANY SHARE OR OPTION TRANSACTIONS REMUNERATION OF NON-EXECUTIVE DIRECTORS		For	For	For
CORONATION FUND MANAGERS LTD CORONATION FUND MANAGERS LTD		Annual General Meeting Annual General Meeting	16 17	SHARE REPURCHASES BY THE COMPANY AND ITS SUBSIDIARIES		For For	For For	For For
FAR LTD		Ordinary General Meeting	3	DISPOSAL OF INTEREST IN THE RSSD PROJECT		For	For	For
UNITED MALT GROUP LTD		Annual General Meeting	2	REMUNERATION REPORT		For	For	For
UNITED MALT GROUP LTD		Annual General Meeting	3	ELECTION OF DIRECTOR - MR GARY W. MIZE		For	For	For
UNITED MALT GROUP LTD	18-Feb-2021	Annual General Meeting	4	APPOINTMENT OF AUDITOR - PRICEWATERHOUSECOOPERS		For	For	For
UNITED MALT GROUP LTD		Annual General Meeting	5	GRANT OF PERFORMANCE RIGHTS TO MR MARK PALMQUIST		For	For	For
UNITED MALT GROUP LTD	18-Feb-2021	Annual General Meeting	6	RATIFICATION OF ISSUE OF THE PLACEMENT SHARES		For	For	For
BAYMOND IAMES EINANCIAL INC	19 Eab 2021	Annual	15	To ratify the appointment of KPMG LLP as the Company's independent registered public accounting		For	For	For
RAYMOND JAMES FINANCIAL, INC. RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021 18-Feb-2021		1	firm. Election of Director: Charles G. von Arentschildt		For	For For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		2	Election of Director: Marlene Debel		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		3	Election of Director: Robert M. Dutkowsky		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	Annual	4	Election of Director: Jeffrey N. Edwards		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		5	Election of Director: Benjamin C. Esty		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		6	Election of Director: Anne Gates		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		0	Election of Director: Francis S. Godbold		For	For	For
RAYMOND JAMES FINANCIAL, INC. RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021 18-Feb-2021		Ŏ Q	Election of Director: Thomas A. James Election of Director: Gordon L. Johnson		For For	For For	For For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		10	Election of Director: Roderick C. McGeary		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		11	Election of Director: Paul C. Reilly		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		12	Election of Director: Raj Seshadri		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		13	Election of Director: Susan N. Story		For	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021		14	Advisory vote to approve executive compensation.		For	For	For
JUPITER MINES LIMITED		Ordinary General Meeting	1	REDUCTION OF CAPITAL		For	For	For
ECLIPY GROUP LIMITED		Annual General Meeting	2	RE-ELECTION OF DIRECTOR - GAIL PEMBERTON		For	For	For
ECLIPX GROUP LIMITED ECLIPX GROUP LIMITED		Annual General Meeting Annual General Meeting	3	RE-ELECTION OF DIRECTOR - LINDA JENKINSON REMUNERATION REPORT		For For	For	For
ECLIPX GROUP LIMITED		Annual General Meeting Annual General Meeting	6	RENEW THE COMPANY'S PROPORTIONAL TAKEOVER PROVISIONS		For	Against For	Against For
SINOPEC ENGINEERING (GROUP) CO LTD		ExtraOrdinary General Meetin	g 2	TO CONSIDER AND APPROVE THE PROPOSED APPOINTMENT OF MR. JIANG DEJUN AS AN EXECUTIVE DIRECTOR AND THE AUTHORISATION TO THE BOARD TO DETERMINE HIS REMUNERATION		For	For	For
SINOPEC ENGINEERING (GROUP) CO LTD		ExtraOrdinary General Meetin		TO CONSIDER AND APPROVE THE PROPOSED APPOINTMENT OF MR. ZHOU YINGGUAN AS A NON-REPRESENTATIVE OF THE EMPLOYEES SUPERVISOR		For	For	For
SINO, LO ENGINEERING (GROOF) CO LID	22-1 60-2021	Extraordinary General Meetin	5 3	BOARD OF DIRECTORS: RATIFICATION OF APPOINTMENTS OF DIRECTORS BY CO-OPTATION. RATIFICATION OF THE APPOINTMENT BY CO-OPTION AS EXECUTIVE DIRECTOR OF MR. MIGUEL STILWELL		I OI	101	7 01
EDP RENOVAVEIS, SA	22-Feb-2021	ExtraOrdinary General Meetin	g 3	DE ANDRADE		For	For	For

Part Part	Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
### ANTICATION OF THE APPOINTMENT OF COPPINING DEPOSITION, DISCREPANCE OF THE APPOINTMENT OF THE APPOINTMENT OF COPPINING DEPOSITION, DISCREPANCE OF THE APPOINTMENT OF THE APPOINTMENT OF THE APPOINTMENT OF COPPINING DEPOSITION, AND ANALYS. ### SERVICIANCES, SA. ### 27 P.O. 201 DISCREPANCE OF SERVICIAN AND APPOINTMENT OF THE APPOINTMENT OF COPPINING DEPOSITION, AND ANALYS. ### SERVICIANCES, SA. ### SERVICIA		Date			ROADD OF DIDECTORS: DATIFICATION OF ADDOINTMENTS OF DIDECTORS BY CO. ODTATION		Vote	d Vote	
## PROFESSION SECTION 1997 PROFESSION									
Season	EDD DENOVAVEIC CA	22 Eab 2024	ExtraOrdinary Conoral Monting				For	For	For
### MEDICAVAIN, VA. 77 Pe. 2017 Academistrary General Meetings Management of the Country	EDP RENOVAVEIS, SA	22-Feb-2021	Extraordinary General Meeting	4			FOI	FOI	For
DPSSC DPSS									
STATE Control Contro	EDD RENOVAVEIS SA	22-Feb-2021	ExtraOrdinary General Meeting	5			For	For	For
USE PERSONAND, IA	EDF RENOVAVEIS, 3A	22-160-2021	Extraordinary General Meeting)			FOI	FOI	FOI
Description Part	FDD RENOVAVEIS SA	22-Feb-2021	ExtraOrdinary General Meeting	6			For	For	For
PROF. PROF	LDI KENOVAVEIS, SA	22-1 60-2021	Extraordinary General Meeting	0			1 01	1 01	1 01
DIRECTORNINGS 12 Fired 22 Fired	EDD RENOVAVEIS SA	22-Feb-2021	ExtraOrdinary General Meeting	7			For	For	For
MARRIAGENI O LATELLES & DESIGNATION OF ARTICLES & DESIGNATION OF THE CORRESPONDED BY THE CORPORATION OF ARTICLES & DESIGNATION OF ARTICLES & DESIG	·								For
22 Feb. 2021 Search/interval (Company General Meeting Search/i	LUF KLNOVAVLIS, SA	22-1 60-2021	Extraordinary General Meeting	0	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		1 01	1 01	1 01
DELECTION OF FOWERS TO THE FOREST TOTAL PROCUPINGS Page 2017	EDD BENOVAVEIC CA	22 Eab 2021	ExtraOrdinary Conoral Mooting	0			For	For	For
## Approximation Part EUP RENOVAVEIS, SA	ZZ-Feb-Z0Z1	Extraordinary General Meeting	9			FOI	FOI	For	
REPOWNES, SA. Property Commission Memory									
EMPRISTORING DUD PUTY PREZ CORPONATION LIMITED 27-86-207 Establishmay General Meeting 1									
CRIMA TOURISES GROUP PLTY FEET CORPORATION LIMITED 22-Peb-2021 ExtraOrisians Centernal Meeting 1 Appoint a Director who is not all settle and provincing Committee demoter Sets, vi	EDD DENOVAVEIC CA	22 5-6 2024	Future Oudiness Consum Marchine	40			Гои	F	F
### MESS SCARE CO., 17D. 27 Feb. 2021 Estradorium y General Meeting 10 Appoint a Director who is not Audit and Supervisory Committee Member Study. Tutorium For For MINUS SCARE CO., 17D. 17 Feb. 2021 Estradorium y General Meeting 10 Appoint a Director who is not Audit and Supervisory Committee Member Translation. For ,								For	
WITHER SELVAN CO., TD. 27 Feb. 2007 Ferranderinary General Alecting 10 Appoint a Direction who is not Audit and Supervisory Committee Member Clouds, 1, for for			,						For
MITSUS SIGNAR CO., LTD. 27-Feb. 2021 Estrandominy General Meeting 10 Appoint a Director who is not audit and Supervisory Committee Member Transland, July 7-Feb. 2021 Estrandominy General Meeting 11 Appoint a Director who is Audit and Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Supervisory Committee Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Member Supervisory Committee Member Supervisory Committee Member Supervisory Committee Member Member Supervisory Committee Member Supervisory Committee Member Member Supervisory Committee Member Supervisory Committee Me									For
MSTUS SUGAR COLITD. 127-69-2021 IntraColinary Commont Meeting 11 Appoint a Director who is Audit and Supervisory Committee Member Hydrox, Virule For Appoint a Director Work Audit and Supervisory Committee Member Hydrox, Virule For For For For MSTUS SUGAR COLITD. 127-69-2021 IntraColinary Common Meeting 13 Appoint a Director who is Audit and Supervisory Committee Member Hydrox, Virule For For For For For MSTUS SUGAR COLITD. 127-69-2021 IntraColinary Common Meeting 13 Appoint a Director who is Audit and Supervisory Committee Member	,								For
MISHS SUBJACE CL, TID. 22 Feb 2021 ExtraOrdinary General Neeting 12 Appoint a Director who is Audit and Supervisory Committees Member Subjace. For For For MISHS SUBJACE CL, TID. 22 Feb 2021 ExtraOrdinary General Neeting 1 Appoint a Director who is Audit and Supervisory Committee Neeting Subject. For									For
WITHUR SUDGAR CO., LTD. 22-Feb-2022 ExtraOrdinary General Meeting 3 Appoint a Orrector who is A Justia and Supervisory Committee Member Sopather, Mindoo For For For For WITHUR SUDGAR CO., LTD. 22-Feb-2022 ExtraOrdinary General Meeting 5 Appoint a Director who is not Audit and Supervisory Committee Member Monura, Jurisch For Fo							For		Against
MISSUS SUGAR CO., LTD. 22-Feb-2021 ExtraOrdmary General Meeting Appoints of Director who is not Audit and Supervisory Committee Member Morimoto, Taku For For For MISSUS SUGAR CO., LTD. 22-Feb-2021 ExtraOrdmary General Meeting 6 Appoint of Director who is not Audit and Supervisory Committee Member Missyams, Hidelphal For							For		For
MITSUS SUGAR CO., LTD. 22 Feb. 2022 ExtraDrichary General Meeting 5 Appoint a Director who is not Audit and Supervisory Committee Member Manura, Junichi For For MITSUS SUGAR CO., LTD. 22 Feb. 2022 ExtraDrichary General Meeting 7 Appoint a Director who is not Audit and Supervisory Committee Member Hands, Junichi For For For MITSUS SUGAR CO., LTD. 22 Feb. 2021 ExtraDrichary General Meeting 7 Appoint a Director who is not Audit and Supervisory Committee Member Hands, Junichi For							For	For	For
MITSUS ISSGAR CO., LTD. 22 Feb. 2021 ExtraOrdinary General Meeting 7							For	For	For
MTSUS SUGAR CO.,LTD. 22-Feb-2021 ExtraOrdinary General Meeting 1							For	For	For
Amend Articles to: Change Official Company Name, Amend Sustress: Lines, Jorces et the Board of Ministry Substance of Superior Company Name, Amend Sustress: Lines, Jorces et the Board of Ministry Substance of Superior Company Name, Amend Sustress: Lines, Jorces et the Board of Ministry Substance of Superior Company Name, Amend Sustress: Lines, Jorces et the Board of Ministry Substance of Superior Company Name, Amend Sustress: Lines, Jorces et the Board of Ministry Substance of Superior Company Name, Amend Sustress: Lines, Jorces et the Board of Ministry Substance of Subst	MITSUI SUGAR CO.,LTD.	22-Feb-2021	ExtraOrdinary General Meeting	6	Appoint a Director who is not Audit and Supervisory Committee Member Mikayama, Hideyuki		For	For	For
MISUS USGAR CO.,LTD. 22-Feb-2021 ExtraOrdinary General Meeting 1 Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Compensation to a Company with Supervisory Committee Approve Dealist Of the Concept of Supervisory Committee Members 15 Approve Dealist Of the Compensation to be received by Pitrectors who are Audit and Supervisory 16 For For For For For For For For For For	MITSUI SUGAR CO.,LTD.	22-Feb-2021	ExtraOrdinary General Meeting	7	Appoint a Director who is not Audit and Supervisory Committee Member Handa, Junichi		For	For	For
MYSUS SUGAR CO.,LTD. 22 Feb 2021 ExtraOrdinary General Meeting 1 Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit and Supervisory) Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Approve Details of the Compensation to be received by Directors who are Audit and Supervisory Port of For For For For For For For For For For					Amend Articles to: Change Official Company Name, Amend Business Lines, Increase the Board of				
MISSI SUGAR CO., LTD. 2.7 eb-2021 ExtraOrdinary General Meeting 15 Approve Details for the Compensation to be received by Directors who are Audit and Supervisory For 5rd 5 Approve Details for the Compensation to be received by Directors who are Audit and Supervisory For 5rd 5 Approve Details for the Compensation to be received by Directors who are Audit and Supervisory For 6rd 5 For 6rd 5 For 6rd 5 MISSI SUGAR CO., LTD. 2.2 feb-2021 ExtraOrdinary General Meeting 2 Approve Absorption-Type Company Split Agreement For 6rd 5 Approve Absorption-Type Company Split Agreement For 6rd 5 APPER NO. APPROVED TO SOME OF THE STEINHOFF SUBSIDIARIES For 6rd 5 APPER INC. 2.2 feb-2021 Other Meeting 3 AUTHORITY SESSURG FAIL DO SOME OF THE STEINHOFF SUBSIDIARIES For 6rd 5 APPEL INC. 2.3 feb-2021 Annual 12 A sharkeholder proposal entitled "Shareholder Proposal to Improve Executive Compensation Program". APPEL INC. 2.3 feb-2021 Annual 12 A sharkeholder proposal entitled "Shareholder Proposal to Improve Executive Compensation Program". APPEL INC. 2.3 feb-2021 Annual 12 A sharkeholder proposal entitled "Shareholder Proxy Access Amendments". APPEL INC. 2.3 feb-2021 Annual 11 A sharkeholder proposal entitled "Shareholder Proxy Access Amendments". APPEL INC. 2.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 2.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 2.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 2.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 3.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 3.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 3.3 feb-2021 Annual 11 A sharkeholder Proxy Access Amendments". APPEL INC. 3.3 feb-2021 Annual 11 Belection of Director: All Gone APPEL INC. 3.3 feb-2021 Annual 15 Belection of Director: All Gone APPEL INC. 3.3 feb-2021 Annual 15 Belection of Director: All Gone APPEL INC. 3.3 fe	MITSUI SUGAR CO.,LTD.	22-Feb-2021	ExtraOrdinary General Meeting	3	Directors Size, Transition to a Company with Supervisory Committee		For	For	For
MISUSUGAR CO.,LTD. 22-Feb-2021 ExtraOrdinary General Meeting 14 and Supervisory Committee Members) Approve Desiry for Economics of the Compensation to be received by Directors who are Audit and Supervisory For For For For For For For For For For					Approve Details of the Compensation to be received by Directors (Excluding Directors who are Audit				
MISUS SIGAR CO.,LTD. 22-Feb-2021 ExtraOrdinary General Meeting 5 MISUS SIGAR CO.,LTD. 22-Feb-2021 ExtraOrdinary General Meeting 1 Approve Stock-for-stock Exchange Agreement For For For For For For For For For For	MITSUI SUGAR CO.,LTD.	22-Feb-2021	ExtraOrdinary General Meeting	14			For	For	For
MISSU SUGAR CO., LTD. 22 Feb-2021 Extand-indiany General Meeting 15 Approve Stock Exchange Agreement for for for for for MISSU SUGAR CO., LTD. 22 Feb-2021 Extand-indiany General Meeting 1 Approve Stock Exchange Agreement for for for for for MISSU SUGAR CO., LTD. 22 Feb-2021 Extand-indiany General Meeting 2 Approve Absorption-Type Company Split Agreement for for for for for for for for for for	,		, ,						
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Approve Absorption Type Company Split Agreement					Approve Stock-for-stock Exchange Agreement				For
APPELING. 22-Feb-2021 Other Meeting 2 SOME OF THE PEPKOR CONSIDERATION SHARES TO EACH OR For	MITSUI SUGAR CO.,LTD.		, ,				For		For
PEPKOR HOLDINGS LIMITED 22-Feb-2021 Other Meeting 2 AUTHORITY GRANTED TO DIRECTORS APPLE INC. 23-Feb-2021 Annual 12 A shareholder proposal entitled "Shareholder Proposal to Improve Executive Compensation Program". Apple INC. 23-Feb-2021 Annual 12 A shareholder proposal entitled "Shareholder Proposal to Improve Executive Compensation Program". Apple INC. 23-Feb-2021 Annual 11 A shareholder proposal entitled "Shareholder Proposal to Improve Executive Compensation Program". APPLE INC. 23-Feb-2021 Annual 11 A shareholder proposal entitled "Shareholder Proposal to Improve Executive Compensation Program". Apple INC. 23-Feb-2021 Annual 11 Execution of The appointment of Erris & Young LLP as Apple's independent registered public Annual 11 A shareholder proposal entitled "Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 2 Election of Director: Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 2 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 3 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 3 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 3 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 4 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 4 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 5 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 4 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 5 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 5 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Annual 6 Election of Director: March Shareholder Proxy Access Amendments". Apple INC. 23-Feb-2021 Ann					11 71 7				
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APPLE INC. 23-Feb-2021 Annual 8 Election of Director: Ron Sugar APPLE INC. 23-Feb-2021 Annual 8 Election of Director: Sue Wagner APPLE INC. 23-Feb-2021 Annual 8 Election of Director: Sue Wagner APPLE INC. 23-Feb-2021 Annual 8 Election of Director: Sue Wagner APPLE INC. 23-Feb-2021 Annual 10 Advisory vote to approve executive compensation. For For For For For For For For For For				6					For
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RESOLUTION REGARDING A REDUCTION OF THE SHARE CAPITAL BY REDEMPTION OF PREFERENCE SAMHALLSBYGGNADSBOLAGET I NORDEN AB 23-Feb-2021 ExtraOrdinary General Meeting 11 SHARES SAMHALLSBYGGNADSBOLAGET I NORDEN AB 23-Feb-2021 ExtraOrdinary General Meeting 12 RESOLUTION REGARDING THE ADOPTION OF NEW ARTICLES OF ASSOCIATION FOR FOR FOR FOR FOR FOR FOR FOR FOR FOR					7 11				For
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TECHNOLOGY ONE LTD 23-Feb-2021 Annual General Meeting 2 ELECTION OF DIRECTOR: PETER BALL For For For For For For For For For For		_							For
TECHNOLOGY ONE LTD 23-Feb-2021 Annual General Meeting 3 RE-ELECTION OF DIRECTOR: JOHN MACTAGGART For For For For For For For For For For				12					For
TECHNOLOGY ONE LTD 23-Feb-2021 Annual General Meeting 4 ADOPTION OF REMUNERATION REPORT HEARING THE DIRECTORS REPORT ABOUT THE ACTIVITIES AND FINANCIAL POSITION OF THE GROUP FOR EMIRATES NBD BANK PJSC 24-Feb-2021 Annual General Meeting 2 THE FISCAL YEAR ENDED 31 DEC 2020 AND APPROVING IT EMIRATES NBD BANK PJSC 24-Feb-2021 Annual General Meeting 3 HEARING THE AUDITORS REPORT FOR THE FISCAL YEAR ENDED 31 DEC 2020 AND APPROVING IT For For For For For For For For For For				2					For
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EMIRATES NBD BANK PJSC 24-Feb-2021 Annual General Meeting 3 HEARING THE AUDITORS REPORT FOR THE FISCAL YEAR ENDED 31 DEC 2020 AND APPROVING IT For FOR THE FISCAL YEAR ENDED 31 DEC 2020 AND APPROVING IT FOR THE FISCAL YEAR ENDED 31									
HEARING AND APPROVING THE INTERNAL SHARIAH SUPERVISION COMMITTEE REPORTS FOR 2019 AND			-	2					For
	EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	3			For	For	For
EMIRATES NBD BANK PJSC 24-Feb-2021 Annual General Meeting 4 2020 For Fo									
	EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	4	2020		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			TO DISCUSS THE GROUPS BALANCE SHEET AND PROFIT AND LOSS ACCOUNT FOR THE FISCAL YEAR		Vote	d Vote	
EMIRATES NBD BANK PJSC	24 Feb 2021	Annual General Meeting	E .	ENDED 31 DEC 2020 AND APPROVING IT		For	For	For
EMIRATES NBD BANK PJSC		Annual General Meeting	3	THE APPOINTMENT OF INTERNAL SHARIAH SUPERVISION COMMITTEE MEMBERS		For For	For For	For For
EMIRATES INDU DAINK PUSC	Z4-F6D-Z0Z1	Annual General Meeting	0	TO CONSIDER THE RECOMMENDATION OF BOARD OF DIRECTORS CONCERNING A CASH DIVIDEND		FOI	FOI	LOI
				DISTRIBUTION OF AED 0.40 PER SHARE AGGREGATING TO AN AMOUNT OF AED 2,526,639,301 FOR THE				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	7	FISCAL YEAR ENDED 31 DEC 2020		For	For	For
EMIRATES NBD BANK PJSC		Annual General Meeting	8	TO APPROVE THE PROPOSAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS		For	For	For
EMINATES NOD BANK 1330	24100 2021	Aimaat Generat Meeting	- I	TO ABSOLVE THE BOARD OF DIRECTORS FROM THEIR RESPONSIBILITY FOR THE FISCAL YEAR ENDED 31		1 01	101	1 01
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	9	DEC 2020		For	For	For
EMIRATES NBD BANK PJSC		Annual General Meeting	10	TO ABSOLVE THE AUDITORS FROM THEIR RESPONSIBILITY FOR THE FISCAL YEAR ENDED 31 DEC 2020		For	For	For
EMIRATES NBD BANK PJSC		Annual General Meeting	11	TO APPOINT AUDITORS OF THE GROUP FOR THE YEAR 2021 AND TO DETERMINE THEIR FEES		For	For	For
	262 202.	Tunidat Contracting	 	APPOINT TWO REPRESENTATIVES FOR THE SHAREHOLDERS AND DETERMINE THEIR FEES IN				
				ACCORDANCE WITH PARAGRAPH 4 OF ARTICLE 40 OF THE CORPORATE GOVERNANCE GUIDE ISSUED BY				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	12	RESOLUTION OF THE CHAIRMAN OF THE SCA NO 3, R.M OF 2020		For	For	For
		3		TO CONSIDER AND APPROVE THE AMENDMENT OF THE FOLLOWING ARTICLES OF THE COMPANY'S				
				MEMORANDUM AND ARTICLES, INCLUDING BUT NOT LIMITED TO ARTICLE 30, ARTICLE 31, ARTICLE 34,				
				ARTICLE 42, ARTICLE 44, ARTICLE 36, ARTICLE 38, ARTICLE 39, ARTICLE 46, ARTICLE 57, TO COMPLY				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	13	WITH THE AMENDMENT TO THE COMPANIES LAW NO. 2 OF 2015		For	Against	Against
		3					J	3
				TO APPROVE THE DIRECTORS PROPOSAL WITH RESPECT TO NON CONVERTIBLE SECURITIES TO BE				
				ISSUED BY THE BANK SUBJECT TO OBTAINING THE NECESSARY APPROVALS FROM THE RELEVANT				
				REGULATORY AUTHORITIES: UNDERTAKE ANY UPDATES OF THE FOLLOWING EXISTING PROGRAMMES,				
				WHICH HAVE BEEN APPROVED AT THE GAMS DATED 15 FEB 2016, 12 FEB 2017, 27 MAR 2018, 20 FEB				
				2019 AND 10 MAR 2020, PURSUANT TO WHICH THE BANK ISSUES SECURITIES FROM TIME TO TIME. I.				
				THE EMIRATES NBD BANK PJSC USD 12,500,000,000 EURO MEDIUM TERM NOTE PROGRAMME, THE EMTN				
				PROGRAMME, II. THE EMIRATES NBD GLOBAL FUNDING LIMITED USD 1,000,000,000 STRUCTURED NOTE				
				PROGRAMME, THE STRUCTURED NOTE PROGRAMME, AND, OR III. THE EMIRATES NBD BANK PJSC AUD				
				4,000,000,000 DEBT ISSUANCE PROGRAMME, THE AUSTRALIAN DOLLAR PROGRAMME, AND TOGETHER				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	14	WITH THE EMTN PROGRAMME, AND THE STRUCTURED NOTE PROGRAMME, THE EXISTING PROGRAMMES		For	For	For
				TO APPROVE THE DIRECTORS PROPOSAL WITH RESPECT TO NON CONVERTIBLE SECURITIES TO BE				
				ISSUED BY THE BANK SUBJECT TO OBTAINING THE NECESSARY APPROVALS FROM THE RELEVANT				
				REGULATORY AUTHORITIES: ESTABLISH ANY DEBT FUNDING PROGRAMME, UP TO A MAXIMUM AMOUNT				
				OF USD 10,000,000,000, IN ADDITION TO THE EXISTING PROGRAMMES, THE NEW PROGRAMMES AND,				
				TOGETHER WITH THE EXISTING PROGRAMMES, THE PROGRAMMES AND UNDERTAKE ANY SUBSEQUENT				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	15	UPDATE OF THE NEW PROGRAMMES		For	For	For
				TO APPROVE THE DIRECTORS PROPOSAL WITH RESPECT TO NON CONVERTIBLE SECURITIES TO BE				
				ISSUED BY THE BANK SUBJECT TO OBTAINING THE NECESSARY APPROVALS FROM THE RELEVANT				
				REGULATORY AUTHORITIES: ISSUE DEBT INSTRUMENTS, UP TO AN AMOUNT OF USD 10,000,000,000 OR				
				ITS EQUIVALENT IN OTHER CURRENCIES, UNDER ANY OF THE PROGRAMMES FROM TIME TO TIME, WITH				
				THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF				
				DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE				
				YEAR COMMENCING FROM THE DATE ON WHICH THIS RESOLUTION IS APPROVED IN ACCORDANCE WITH				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	16	THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW		For	For	For
				TO APPROVE THE DIRECTORS PROPOSAL WITH RESPECT TO NON CONVERTIBLE SECURITIES TO BE				
			I					
				ISSUED BY THE BANK SUBJECT TO OBTAINING THE NECESSARY APPROVALS FROM THE RELEVANT				
				REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD				
				REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR				
				REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF				
				REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS				
				REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR				
				REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF				
EMIRATES NBD BANK PJSC	24-Feb-2021	Annual General Meeting	17	REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW		For	For	For
		3		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public		_		
DEERE & COMPANY	24-Feb-2021	Annual	17	REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021.		For	Against	Against
DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021	Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin		For For	Against For	Against For
DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger		For For For	Against For For	Against For For
DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger Election of Director: Charles O. Holliday, Jr.		For For For	Against For For For	Against For For For
DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger Election of Director: Charles O. Holliday, Jr. Election of Director: Dipak C. Jain		For For For For	Against For For For For For	Against For For For For
DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual Annual Annual Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger Election of Director: Charles O. Holliday, Jr. Election of Director: Dipak C. Jain Election of Director: Michael O. Johanns		For For For For For	Against For For For For For	Against For For For For For
DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual Annual Annual Annual Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger Election of Director: Charles O. Holliday, Jr. Election of Director: Dipak C. Jain Election of Director: Michael O. Johanns Election of Director: Clayton M. Jones		For For For For For For For	Against For For For For For For For	Against For For For For For For For
DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY DEERE & COMPANY	24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual Annual Annual Annual Annual Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger Election of Director: Charles O. Holliday, Jr. Election of Director: Dipak C. Jain Election of Director: Michael O. Johanns Election of Director: Clayton M. Jones Election of Director: John C. May		For For For For For For For For For	Against For For For For For For For For For	Against For For For For For For For For For
EMIRATES NBD BANK PJSC DEERE & COMPANY 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021 24-Feb-2021	Annual Annual Annual Annual Annual Annual Annual Annual Annual Annual Annual Annual		REGULATORY AUTHORITIES: ISSUE DEBT ON A STANDALONE BASIS, UP TO A MAXIMUM AMOUNT OF USD 10,000,000,000 OR ITS EQUIVALENT IN OTHER CURRENCIES, INCLUDING CAPITAL INSTRUMENTS FOR THE PURPOSE OF STRENGTHENING THE GROUPS REGULATORY CAPITAL RATIOS, WITH THE TERMS OF ANY SUCH ISSUANCE DECIDED BY THE RELEVANT COMMITTEE TO WHICH THE BOARD OF DIRECTORS HAS DELEGATED SUCH DECISIONS AND SUCH ISSUANCE TO BE SETTLED NO LATER THAN ONE YEAR COMMENCING FROM THE DATE OF THE RESOLUTION IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 230 OF THE COMPANIES LAW Ratification of the appointment of Deloitte & Touche LLP as Deere's independent registered public accounting firm for fiscal 2021. Election of Director: Tamra A. Erwin Election of Director: Alan C. Heuberger Election of Director: Charles O. Holliday, Jr. Election of Director: Dipak C. Jain Election of Director: Michael O. Johanns Election of Director: Clayton M. Jones		For For For For For For For	Against For For For For For For For	Against For For For For For For For	

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
DEERE & COMPANY	Date 24-Feb-2021 Annual	11	Election of Director: Sheila G. Talton		Vote For	d Vote For	For
DEERE & COMPANY	24-Feb-2021 Annual	12	Advisory vote on executive compensation.		For	For	For
KEPPEL REIT	24-Feb-2021 ExtraOrdinary General A		THE PROPOSED ACQUISITION AS AN INTERESTED PERSON TRANSACTION		For	For	For
NETTER NETT	24 FCD 2021 Extraordinary ocheracy	neceting i	THE FROM OSED ACQUISITION AS AN INTERESTED FERSON TRANSACTION		1 01	101	1 01
			TO RECEIVE AND CONSIDER THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 30				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	1	SEPTEMBER 2020, THE STRATEGIC REPORT AND THE REPORTS OF THE DIRECTORS AND THE AUDITOR		For	For	For
			TO CONSIDER AND APPROVE THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	2	SEPTEMBER 2020, EXCLUDING THE DIRECTORS' REMUNERATION POLICY		For	For	For
			TO DECLARE A FINAL DIVIDEND OF 14.4 PENCE PER ORDINARY SHARE PAYABLE TO HOLDERS OF				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	3	ORDINARY SHARES REGISTERED AT THE CLOSE OF BUSINESS ON 29 JANUARY 2021		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	4	TO APPOINT PETER HILL AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	5	TO APPOINT ALISON MORRIS AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	6	TO RE-APPOINT FIONA CLUTTERBUCK AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	7	TO RE-APPOINT NIGEL TERRINGTON AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	8	TO RE-APPOINT RICHARD WOODMAN AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	9	TO RE-APPOINT BARBARA RIDPATH AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	10	TO RE-APPOINT HUGO TUDOR AS A DIRECTOR OF THE COMPANY		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	11	TO RE-APPOINT GRAEME YORSTON AS A DIRECTOR OF THE COMPANY		For	For	For
			TO RE-APPOINT KPMG LLP AS AUDITOR OF THE COMPANY, TO HOLD OFFICE FROM THE CONCLUSION OF				
			THIS MEETING UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting		BEFORE THE MEMBERS		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	13	TO AUTHORISE THE DIRECTORS TO FIX THE REMUNERATION OF THE AUDITOR		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	14	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE		For	For	For
			THAT THE BOARD IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO ALLOT SHARES IN THE				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	15	COMPANY		For	For	For
			THAT, THE BOARD BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS ON UP TO FIVE PERCENT OF THE				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	16	ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES)		For	For	For
			THAT, THE BOARD BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS ON AN ADDITIONAL FIVE				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	17	PERCENT OF THE ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES)		For	For	For
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	18	THAT THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO MAKE MARKET PURCHASES		For	For	For
			THAT, THE BOARD BE AUTHORISED TO ALLOT SHARES AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO				
			CONVERT ANY SECURITY INTO SHARES IN CONNECTION WITH THE ISSUE OF ADDITIONAL TIER 1				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	19	SECURITIES		For	For	For
			THAT, THE BOARD BE AUTHORISED TO DISAPPLY PRE-EMPTION RIGHTS IN RELATION TO THE ISSUE OF				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	20	ADDITIONAL TIER 1 SECURITIES		For	For	For
			THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	21	THAN 14 CLEAR DAYS' NOTICE		For	For	For
			THAT THE ARTICLES OF ASSOCIATION BE ADOPTED AS THE ARTICLES OF ASSOCIATION OF THE COMPANY				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	22	IN SUBSTITUTION FOR, AND TO THE EXCLUSION OF, THE EXISTING ARTICLES OF ASSOCIATION		For	For	For
			THAT THE COMPANY AND ITS SUBSIDIARIES BE AUTHORISED TO APPLY A RATIO OF THE VARIABLE TO				
			FIXED COMPONENTS OF REMUNERATION FOR THOSE INDIVIDUALS WHO ARE CLASSIFIED AS				
PARAGON BANKING GROUP PLC	24-Feb-2021 Annual General Meeting	23	REMUNERATION CODE STAFF OF UP TO 2:1		For	For	For
			TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PROPOSAL FOR THE FIRST THREE QUARTERS OF				
			2020 AS SET OUT IN THE CIRCULAR ISSUED BY THE COMPANY ON 25 JANUARY 2021 (DETAILS OF WHICH				
			WERE PUBLISHED BY THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG		_	_	<u> </u>
GREAT WALL MOTOR CO LTD	24-Feb-2021 ExtraOrdinary General	Meeting 2	LIMITED (WWW.HKEXNEWS.HK) AND THE COMPANY (WWW.GWM.COM.CN) ON 25 JANUARY 2021)	Cl ID :	For	For	For
CLEARFIELD, INC.	25-Feb-2021 Annual	1	DIRECTOR	Cheryl Beranek	For	For	For
CLEARFIELD, INC.	25-Feb-2021 Annual	1		Ronald G. Roth	For	Against	Withheld
CLEARFIELD, INC.	25-Feb-2021 Annual	1 1	DIRECTOR	Patrick Goepel	For	Against	Withheld
CLEARFIELD, INC.	25-Feb-2021 Annual	1	DIRECTOR	Roger Harding	For	Against	Withheld
CLEARFIELD, INC.	25-Feb-2021 Annual	1		Charles N. Hayssen	For	For	For
CLEARFIELD, INC.	25-Feb-2021 Annual	1	DIRECTOR Patify the appointment of Paker Tilly US. LLD as the independent registered public accounting firm for	Donald R. Hayward	For	Against	Withheld
CLEADELE D. INC	25 Fab 2024 Assessed		Ratify the appointment of Baker Tilly US, LLP as the independent registered public accounting firm for		Fa.,	Гои	Гои
CLEARFIELD, INC.	25-Feb-2021 Annual	3	Clearfield, Inc. for the fiscal year ending September 30, 2021.		For	For	For
CLEARFIELD, INC.	25-Feb-2021 Annual	<u></u>	Approve, on a non-binding advisory basis, the compensation paid to named executive officers.	TODD II CLEVEL IVID	For	Against	Against
IES HOLDINGS, INC.	25-Feb-2021 Annual	1	DIRECTOR	TODD M. CLEVELAND	For	For	For
IES HOLDINGS, INC.	25-Feb-2021 Annual	1	DIRECTOR	JOSEPH L. DOWLING III	+	Against	Withheld
IES HOLDINGS, INC.	25-Feb-2021 Annual	1		DAVID B. GENDELL	For	For	For
IES HOLDINGS, INC.	25-Feb-2021 Annual	1	DIRECTOR	JEFFREY L. GENDELL	For	For	For
IES HOLDINGS, INC.	25-Feb-2021 Annual	1	DIRECTOR	JOE D. KOSHKIN	For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date		RATIFICATION OF APPOINTMENT OF ERNST & YOUNG LLP AS AUDITORS FOR THE COMPANY FOR FISCAL		Vote	d Vote	
IES HOLDINGS, INC.	25-Feb-2021 Annual	2	YEAR 2021.		For	For	For
IES HOLDINGS, INC.	25-Feb-2021 Annual	3	ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION.		For	Against	Against
LIQUIDITY SERVICES, INC.	25-Feb-2021 Annual	1	DIRECTOR	Katharin S. Dyer	For	For	For
LIQUIDITY SERVICES, INC.	25-Feb-2021 Annual	1	DIRECTOR	Patrick W. Gross	For	For	For
LIQUIDITY SERVICES, INC.	25-Feb-2021 Annual	1	DIRECTOR	Beatriz V. Infante	For	For	For
LIQUIDITY SERVICES, INC.	25-Feb-2021 Annual	2	Ratification of Appointment of Ernst & Young LLP as Independent Registered Public Accounting Firm.		For	For	For
LIQUIDITY SERVICES, INC.	25-Feb-2021 Annual	3	Approval of an Advisory Resolution on Executive Compensation.		For	For	For
			TO RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER				+
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	2	2020		For	For	For
			TO APPROVE THE DIRECTORS' ANNUAL REPORT ON REMUNERATION FOR THE YEAR ENDED 30				
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	3	SEPTEMBER 2020		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	4	TO RE-ELECT DAVID BENNETT AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	5	TO RE-ELECT PAUL COBY AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	6	TO RE-ELECT DAVID DUFFY AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	7	TO RE-ELECT GEETA GOPALAN AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	8	TO RE-ELECT DARREN POPE AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	9	TO RE-ELECT AMY STIRLING AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	10	TO RE-ELECT TIM WADE AS A DIRECTOR OF THE COMPANY		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	11	TO RE-APPOINT ERNST & YOUNG LLP AS AUDITORS		For	For	For
VIRGIN MONEY UK PLC VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting 25-Feb-2021 Annual General Meeting	11	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMUNERATION OF AUDITORS		For	For	For
			TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE REMONERATION OF AUDITORS TO AUTHORISE THE DIRECTORS TO ALLOT SHARES				
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	13			For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	14	TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF 5% OF THE COMPANY'S ISSUED SHARE CAPITAL		For	For	For
			TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF AN				
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	15	ADDITIONAL 5% OF THE COMPANY'S ISSUED SHARE CAPITAL		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	16	TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES IN CONNECTION WITH AT1 SECURITIES		For	For	For
			TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF THE				+
			ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AT1 SECURITIES AND ISSUE FURTHER AT1				
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	17	SECURITIES		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	18	TO PERMIT THE COMPANY TO PURCHASE ITS OWN SHARES		For	For	For
			TO PERMIT THE COMPANY TO ENTER INTO A CONTINGENT PURCHASE CONTRACT BETWEEN THE COMPANY AND CITIGROUP GLOBAL MARKETS AUSTRALIA PTY LIMITED FOR THE PURCHASE BY THE		1 0.	101	101
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	19	COMPANY OF ORDINARY SHARES CONVERTED FROM CHESS DEPOSITARY INTERESTS (CDIS)		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	20	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE		For	For	For
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	21	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES IN CONNECTION WITH THE CONDUCT INDEMNITY DEED		For	For	For
			TO AUTHORISE THE DIRECTORS TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS IN RESPECT OF THE				
VIRGIN MONEY UK PLC	25-Feb-2021 Annual General Meeting	22	ALLOTMENT OF SHARES IN CONNECTION WITH THE CONDUCT INDEMNITY DEED		For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		H. Peter Brues	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Jacynthe Côté	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Yves Leduc	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1	DIRECTOR	Isabelle Marcoux	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Nathalie Marcoux	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Pierre Marcoux	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Rémi Marcoux	For	_	For
		1 1				For	+
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1 4		Anna Martini	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1	DIRECTOR	François Olivier	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Mario Plourde	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1 /		Jean Raymond	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		François R. Roy	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	1		Annie Thabet	For	For	For
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	2	Appointment of KPMG LLP, as auditors and authorizing the directors to fix their remuneration.		For	For	For
			Resolved, 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 disclosed in the management proxy circular provided in connection with the annual meeting of shareholders of the				
TRANSCONTINENTAL INC.	25-Feb-2021 Annual	3	Corporation held on February 25, 2021.		For	For	For
TOSEI CORPORATION	25-Feb-2021 Annual General Meeting	2	Approve Appropriation of Surplus		For	For	For
TOSEI CORPORATION	25-Feb-2021 Annual General Meeting	3	Appoint a Corporate Auditor Kuroda, Toshinori		For	Against	Against
TOSEI CORPORATION	25-Feb-2021 Annual General Meeting	4	Appoint a Corporate Auditor Nagano, Tatsuki		For	For	For
TOSEI CORPORATION	25-Feb-2021 Annual General Meeting	5	Appoint a Corporate Auditor Doi, Osamu		For	For	For
		1	Approve Renewal of Policy regarding Large-scale Purchases of Company Shares (Anti-Takeover Defense		-		
TOSEI CORPORATION	25-Feb-2021 Annual General Meeting	6	Measures)		For	Against	Against
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meeting	14	THAT THE ANNUAL ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2020 BE RECEIVED	1	For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		THAT THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2020 BE		Vote	d Vote	
SHAFTESBURY PLC REIT	25 Feb 2021 Annual Coneral Mostin	a	APPROVED		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin 25-Feb-2021 Annual General Meetin	-	THAT RUTH ANDERSON BE ELECTED AS DIRECTOR		For For	For For	For For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	9	THAT JONATHAN NICHOLLS BE RE-ELECTED AS DIRECTOR		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	•	THAT JONATHAN NICHOLLS BE RE-ELECTED AS DIRECTOR THAT BRIAN BICKELL BE RE-ELECTED AS DIRECTOR			For	
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin		THAT BRIAIN BICKELL BE RE-ELECTED AS DIRECTOR THAT SIMON QUAYLE BE RE-ELECTED AS DIRECTOR		For		For
SHAFTESBURY PLC REIT		-	THAT SIMON QUATLE BE RE-ELECTED AS DIRECTOR THAT CHRISTOPHER WARD BE RE-ELECTED AS DIRECTOR		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	•	THAT CHRISTOPHER WARD BE RE-ELECTED AS DIRECTOR THAT THOMAS WELTON BE RE-ELECTED AS DIRECTOR		For	For	For
	25-Feb-2021 Annual General Meetin				For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	•	THAT RICHARD AKERS BE RE-ELECTED AS DIRECTOR THAT JENNELLE TILLING BE RE-ELECTED AS DIRECTOR		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	•			For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	•	THAT SALLY WALDEN BE RE-ELECTED AS DIRECTOR		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin		THAT ERNST AND YOUNG LLP BE RE-APPOINTED		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin		THAT THE DIRECTORS DETERMINE THE AUDITORS REMUNERATION		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin		THAT THE DIRECTORS BE AUTHORISED TO ALLOT SHARES		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	g 15	THAT THE DIRECTORS BE GRANTED AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS		For	For	For
			THAT THE DIRECTORS BE GRANTED AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ADDITIONAL				
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin		5 PERCENT		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	•	THAT THE COMPANY BE AUTHORISED TO MAKE MARKET PURCHASES OF THE COMPANY'S SHARES		For	For	For
SHAFTESBURY PLC REIT	25-Feb-2021 Annual General Meetin	g 18	THAT THE COMPANY CAN CALL A GENERAL MEETING ON 14 CLEAR DAYS NOTICE		For	For	For
			To ratify and approve the re-appointment of Kost Forer Gabbay & Kasierer, registered public				
1			accounting firm, a member firm of Ernst & Young Global, as the Company's independent registered				
			public accounting firm for the year ending December 31, 2020 and to authorize its Board of Directors				
			to delegate to the Audit Committee the authority to fix the compensation for such independent				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	10	registered public accountants in accordance with the volume and nature of their services.		For	For	For
			To approve the amended terms for the Company's renewed director and officer liability, or D&O,				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	6	insurance policy.		For	For	For
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	8	To approve a revised compensation policy for the Company's directors and officers.		For	Against	Against
			Are you (a) a controlling shareholder of the Company; or (b) do you have a personal interest in the re-				1
			election of Mr. Ron Ettlinger to serve as an external director (as such term is defined in the Israeli				
			Companies Law) for a third three-year term? If you do not vote YES=FOR or NO=AGAINST the vote on				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	5	the corresponding proposal will not count.		None		Against
MAGIC SOI TWARE ENTERTRISES ETD.	Z5-1 eb-2021 Ailildat	- 1	Are you (a) a controlling shareholder of the Company; or (b) do you have a personal interest in the		None		Agamst
			approval of the renewed directors and officers' liability insurance policy? If you do not vote YES=FOR				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	7	or NO=AGAINST the vote on the corresponding proposal will not count.		None		Against
MAGIC SOFTWARE ENTERPRISES LTD.	Z5-Feb-Z0Z1 Alliluat	/	Are you (a) a controlling shareholder of the Company; or (b) do you have a personal interest in the		None		Against
WASIS SOFTWARE ENTERPRISES LTD	25 5 1 2024		approval of the revised compensation policy? If you do not vote YES=FOR or NO=AGAINST the vote on				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	9	the corresponding proposal will not count.		None		Against
			To re-elect GUY BERNSTEIN for terms expiring at the Company's 2021 Annual General Meeting of				_
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	1	Shareholders.		For	For	For
			To re-elect NAAMIT SALOMON for terms expiring at the Company's 2021 Annual General Meeting of				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	2	Shareholders.		For	For	For
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	3	To re-elect of AVI ZAKAY for terms expiring 2021 Annual General meeting of Shareholders		For	For	For
			To re-elect Mr. Ron Ettlinger to serve as an external director (as such term is defined in the Israeli				
MAGIC SOFTWARE ENTERPRISES LTD.	25-Feb-2021 Annual	4	Companies Law) for a third three-year term.		For	For	For
			PRESENTATION AND, WHERE APPROPRIATE, APPROVAL OF THE CEOS REPORT PREPARED IN				
			ACCORDANCE WITH ARTICLE 172 OF THE LEY GENERAL DE SOCIEDADES MERCANTILES, ALONG WITH				
			THE REPORT OF THE EXTERNAL AUDITOR, REGARDING THE OPERATIONS AND RESULTS OF THE				
			COMPANY FOR THE FISCAL YEAR THAT ENDED ON DECEMBER 31ST, 2020, AS WELL AS THE OPINION OF				
			THE BOARD OF DIRECTORS ON THE CONTENT OF SAID REPORT, PRESENTATION AND, WHERE				
			APPROPRIATE, APPROVAL OF THE REPORT OF THE BOARD OF DIRECTORS REFERRED TO IN ARTICLE				
			172, PARAGRAPH B. OF THE LEY GENERAL DE SOCIEDADES MERCANTILES, WHICH CONTAINS THE MAIN				
			POLICIES AND ACCOUNTING AND INFORMATION CRITERIA FOLLOWED IN THE PREPARATION OF THE				
			FINANCIAL INFORMATION OF THE COMPANY, PRESENTATION AND, WHERE APPROPRIATE, APPROVAL OF				
			THE FINANCIAL STATEMENTS OF THE COMPANY AS OF DECEMBER 31ST, 2020, AND APPLICATION OF THE				
			RESULTS OF THE YEAR, PRESENTATION AND, WHERE APPROPRIATE, APPROVAL OF THE REPORT				
			REGARDING COMPLIANCE WITH THE TAX OBLIGATIONS OF THE COMPANY, PRESENTATION AND, WHERE				
WHIPEDLY CLARK DE VENCO CAR TE CO	24 5 4 2224 2 11 2		APPROPRIATE, APPROVAL OF THE ANNUAL REPORT ON THE ACTIVITIES CARRIED OUT BY THE AUDIT		_	-	_
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021 Ordinary General Meet	ing 2	AND CORPORATE PRACTICES COMMITTEE. RESOLUTIONS IN THIS REGARD		For	For	For
			APPOINTMENT AND OR RATIFICATION OF THE MEMBERS OF THE BOARD OF DIRECTORS, PROPRIETARY				
			MEMBERS AND ALTERNATES, AS WELL AS THE CHAIRMAN OF THE AUDIT AND CORPORATE PRACTICES				
			COMMITTEE AND SECRETARY OF THE BOARD OF DIRECTORS, RATING ON THE INDEPENDENCE OF THE				
			MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS, IN ACCORDANCE WITH THE PROVISIONS OF				
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021 Ordinary General Meet	1	ARTICLE 26 OF THE LEY DEL MERCADO DE VALORES. RESOLUTIONS IN THIS REGARD	i	For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date					Vote	Recommende d Vote	
				REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE DIFFERENT COMMITTEES,				
				PROPRIETARY MEMBERS AND ALTERNATES, AS WELL AS THE SECRETARY OF THE BOARD OF DIRECTORS				
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	Ordinary General Meeting	4	OF THE COMPANY. RESOLUTIONS IN THIS REGARD		For	For	For
				PRESENTATION AND, WHERE APPROPRIATE, APPROVAL OF THE REPORT OF THE BOARD OF DIRECTORS				
				ON THE COMPANY'S POLICIES REGARDING THE ACQUISITION OF TREASURY SHARES AND, WHERE				
				APPROPRIATE, PLACEMENT THEREOF, PROPOSITION, AND WHERE APPROPRIATE, APPROVAL OF THE				
				MAXIMUM AMOUNT OF RESOURCES THAT MAY BE USED TO PURCHASE TREASURY SHARES FOR FISCAL				
				YEAR 2021 UP TO AN AMOUNT OF 850,000,000.00 M.N. EIGHT HUNDRED AND FIFTY MILLION PESOS				
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	Ordinary General Meeting	5	00.100 NATIONAL CURRENCY. RESOLUTIONS IN THIS REGARD		For	For	For
				PRESENTATION AND, WHERE APPROPRIATE, APPROVAL OF THE BOARD OF DIRECTORS PROPOSAL TO				
				PAY A CASH DIVIDEND IN THE AMOUNT OF 1.72 M.N. ONE PESO 72.100 NATIONAL CURRENCY, PER				
				SHARE, TO EACH OF THE ORDINARY, NOMINATIVE SHARES, WITHOUT EXPRESSION OF PAR VALUE, IN				
				CIRCULATION OF SERIES A AND B. SAID DIVIDEND WILL BE PAID IN 4 EXHIBITIONS, EACH OF 0.43 M.N.				
				FORTY THREE CENTS NATIONAL CURRENCY, PER SHARE, ON APRIL 8TH, JULY 1ST, OCTOBER 7TH AND				
				DECEMBER 2ND, 2021. EXHIBITIONS WILL BE PAID OUT OF THE BALANCE OF THE NET FISCAL PROFIT				
				ACCOUNT FOR THE YEAR 2014 AND LATER. IN 2020 A DIVIDEND OF 1.60 M.N. WAS PAID. ONE PESO				
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	Ordinary General Meeting	6	60.100 NATIONAL CURRENCY, PER SHARE. RESOLUTIONS IN THIS REGARD		For	For	For
				APPOINTMENT OF DELEGATES TO FORMALIZE AND COMPLY WITH THE RESOLUTIONS ADOPTED BY THE				
KIMBERLY-CLARK DE MEXICO SAB DE CV		Ordinary General Meeting	7	ORDINARY GENERAL ANNUAL SHAREHOLDERS MEETING. RESOLUTIONS IN THIS REGARD		For	For	For
ARISTOCRAT LEISURE LIMITED	26-Feb-2021	Annual General Meeting	2	RE-ELECTION OF DIRECTOR - MR NEIL CHATFIELD		For	For	For
				APPROVAL FOR THE GRANT OF PERFORMANCE SHARE RIGHTS TO THE CHIEF EXECUTIVE OFFICER AND				
ARISTOCRAT LEISURE LIMITED	26-Feb-2021	Annual General Meeting	3	MANAGING DIRECTOR UNDER THE LONG-TERN INCENTIVE PROGRAM		For	For	For
ARISTOCRAT LEISURE LIMITED	26-Feb-2021	Annual General Meeting	4	ADOPTION OF THE REMUNERATION REPORT		For	For	For
ARISTOCRAT LEISURE LIMITED	26-Feb-2021	Annual General Meeting	5	APPROVAL OF NON-EXECUTIVE DIRECTOR RIGHTS PLAN		For	For	For
SELECT HARVESTS LIMITED	26-Feb-2021	Annual General Meeting	2	REMUNERATION REPORT		For	For	For
SELECT HARVESTS LIMITED	26-Feb-2021	Annual General Meeting	3	RE-ELECTION OF DIRECTOR - MR MICHAEL IWANIW		For	For	For
SELECT HARVESTS LIMITED	26-Feb-2021	Annual General Meeting	4	RE-ELECTION OF DIRECTOR - MR FRED GRIMWADE		For	For	For
SELECT HARVESTS LIMITED	26-Feb-2021	Annual General Meeting	5	APPROVAL OF ISSUED SECURITIES		For	For	For
SELECT HARVESTS LIMITED	26-Feb-2021	Annual General Meeting	6	PARTICIPATION BY THE MANAGING DIRECTOR IN THE LONG-TERM INCENTIVE PLAN		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	2	APPROVAL OF FINANCIAL STATEMENT AND CONSOLIDATED STATEMENT		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	3	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: KWON HYEONGSOON		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR: PARK CHANGJAE		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	6	ELECTION OF AUDITOR: CHO HANWOOK		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	7	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	For	For
S&T MOTIV CO LTD	26-Feb-2021	Annual General Meeting	8	APPROVAL OF LIMIT OF REMUNERATION FOR AUDITORS		For	For	For
FIRST ABU DHABI BANK P.J.S.C.		Annual General Meeting	5	DISCUSS AND APPROVE THE BOARD OF DIRECTORS REMUNERATION		For	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	6	DISCHARGE OF THE BOARD MEMBERS FOR THEIR ACTIONS DURING 2020		For	For	For
FIRST ABU DHABI BANK P.J.S.C.		Annual General Meeting	7	DISCHARGE OF THE EXTERNAL AUDITORS FOR THEIR ACTIONS DURING 2020		For	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	8	APPOINTMENT OF AUDITORS FOR THE FINANCIAL YEAR 2021 AND DETERMINE THEIR FEES		For	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	9	APPOINTMENT OF A BOARD MEMBER TO REPLACE THE RESIGNED BOARD MEMBER		For	Against	Against
				DISCUSS AND APPROVE INTERNAL SHARIAH SUPERVISION COMMITTEE ANNUAL REPORT, AND THE				
				INTERNAL SHARIAH SUPERVISION COMMITTEE MEMBERS THAT WERE APPROVED BY THE HIGHER SHARIAH				
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	10	AUTHORITY OF THE CENTRAL BANK OF THE UAE		For	For	For
				APPROVE THE RENEWAL OF THE ISSUING PROGRAMS OR ISLAMIC SUKUK OR BONDS OR OTHER				
				SECURITIES NON-CONVERTIBLE INTO SHARES, OR CREATE NEW PROGRAMS FOR AN AMOUNT NOT				
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	11	EXCEEDING USD 10 BILLION		For	For	For
				AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE ANY TYPE OF BONDS OR ISLAMIC SUKUK OR OTHER				1
				SECURITIES, IN EACH CASE, NON CONVERTIBLE INTO SHARES, OR ESTABLISH OR UPDATE ANY				
				PROGRAMMES, OR ENTER INTO ANY LIABILITY MANAGEMENT EXERCISE, FOR AN AMOUNT NOT				
				EXCEEDING USD 10 BILLION AS SET OUT IN ARTICLE 11, AND TO DETERMINE THE TERMS OF ISSUING				
				SUCH BONDS, ISLAMIC SUKUK OR OTHER SECURITIES, AND SET THEIR DATE OF ISSUE, SUBJECT TO				
				OBTAINING THE APPROVAL OF THE RELEVANT COMPETENT AUTHORITIES AS APPLICABLE, AND IN				
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	12	ACCORDANCE WITH THE PROVISIONS OF THE BANKS ARTICLES OF ASSOCIATION		For	For	For
				DISCUSS AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE ACTIVITY OF THE BANK AND				
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	1	ITS FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDING 31 DEC 2020		For	For	For
				DISCUSS AND APPROVE THE REPORT OF THE EXTERNAL AUDITORS FOR THE FINANCIAL YEAR ENDING 31				
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	2	DEC 2020		For	For	For
				DISCUSS AND APPROVE THE BANK BALANCE SHEET AND PROFIT AND LOSS STATEMENT FOR THE				1
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	3	FINANCIAL YEAR ENDING 31 DEC 2020		For	For	For
	2 122 2321	2 23		CONSIDER THE PROPOSAL OF THE BOARD OF DIRECTORS ON THE APPROPRIATION OF NET PROFITS FOR				†
				THE FINANCIAL YEAR ENDING 31 DEC 2020. THIS INCLUDES, RESERVES, PROVISIONS AND DISTRIBUTION				
				OF 74PCT OF THE CAPITAL AS CASH DIVIDEND OF 74 FILS PER SHARE WITH A TOTAL AMOUNT OF AED				
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	Annual General Meeting	4	8.08 BILLION		For	For	For
	20 1 CD 2021	ocherat meeting	1.	Inter-present		1. ~,	1. 0.	1. 0.

Company Name		Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			Change of Authorised Share Capital by One-to-Eighty Subdivision of Shares: By an Ordinary Resolution that each share classified as Class A ordinary shares, Class B ordinary shares and preferred shares of a par value of US\$0.00005 each in the share capital of the Company (including authorised issued and unissued class A ordinary shares, class B ordinary shares and preferred shares) be sub-divided into 80		Vote	d Vote	
BAIDU, INC.	01-Mar-2021	Special	1	shares of a par value of US\$0.000000625 each (the "Subdivision"), such that, following(due to space limits, see proxy material for full proposal).		None		For
TARGET HEALTHCARE REIT PLC		Ordinary General Meeting	1	AUTHORITY TO ALLOT SHARES IN CONNECTION WITH THE PROPOSALS		None For	For	For
				TO EMPOWER THE DIRECTORS TO ALLOT EQUITY SECURITIES WITHOUT REGARD TO STATUTORY PRE-				
TARGET HEALTHCARE REIT PLC		Ordinary General Meeting	2	EMPTIVE RIGHTS SUBJECT TO THE LIMITATIONS SET OUT IN THE RESOLUTION		For	For	For
ORSTED ORSTED		Annual General Meeting Annual General Meeting	7	PRESENTATION OF THE AUDITED ANNUAL REPORT FOR APPROVAL PRESENTATION OF THE REMUNERATION REPORT FOR ADVISORY VOTE		For For	For For	For For
OKSTED	01-Mai-2021	Annual General Meeting	0	PROPOSAL TO DISCHARGE THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD FROM THEIR		FOI	FOI	FOI
ORSTED	01-Mar-2021	Annual General Meeting	9	LIABILITIES		For	For	For
ORSTED ORSTED		Annual General Meeting Annual General Meeting	10	PROPOSAL FOR THE APPROPRIATION OF THE PROFIT ACCORDING TO THE APPROVED ANNUAL REPORT PROPOSAL FROM THE BOARD OF DIRECTORS FOR AUTHORIZATION TO ACQUIRE TREASURY SHARES		For For	For For	For For
OKSTED	01-Mat-2021	Annual General Meeting	111	PROPOSAL FROM THE BOARD OF DIRECTORS FOR ACTHORIZATION TO ACQUIRE TREASORT SHARES PROPOSAL FROM THE BOARD OF DIRECTORS: ADOPTION OF AN AMENDMENT OF THE REMUNERATION POLICY TO AUTHORISE THE BOARD OF DIRECTORS TO IMPLEMENT A SCHEME FOR INDEMNIFICATION OF		FOI	FOI	FOI
ORSTED	01-Mar-2021	Annual General Meeting	12	THE BOARD OF DIRECTORS AND THE EXECUTIVE BOARD		For	For	For
		3		PROPOSAL FROM THE BOARD OF DIRECTORS: ADOPTION OF AN AMENDMENT OF THE REMUNERATION POLICY TO ALLOW FOR A FIXED ANNUAL TRAVEL COMPENSATION FOR BOARD MEMBERS RESIDING				
ORSTED	01-Mar-2021	Annual General Meeting	13	OUTSIDE EUROPE		For	For	For
				PROPOSAL FROM THE BOARD OF DIRECTORS: ADOPTION OF AN AUTHORISATION IN THE ARTICLES OF			_	_
ORSTED ORSTED		Annual General Meeting Annual General Meeting	14 15	ASSOCIATION TO CONDUCT COMPLETELY ELECTRONIC GENERAL MEETINGS PROPOSAL FROM THE BOARD OF DIRECTORS: GRANT OF AUTHORISATION		For For	For For	For
ORSTED		Annual General Meeting	17	ELECTION OF EIGHT MEMBERS OF THE BOARD OF DIRECTORS		For	For	For
ORSTED		Annual General Meeting	18	RE-ELECTION OF THOMAS THUNE ANDERSEN AS CHAIRMAN OF THE BOARD OF DIRECTORS		For	For	For
ORSTED		Annual General Meeting	19	RE-ELECTION OF LENE SKOLE AS DEPUTY CHAIRMAN OF THE BOARD OF DIRECTORS		For	For	For
ORSTED		Annual General Meeting	20	RE-ELECTION OF LYNDA ARMSTRONG AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
ORSTED ORSTED		Annual General Meeting Annual General Meeting	21	RE-ELECTION OF JORGEN KILDAHL AS MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF PETER KORSHOLM AS MEMBER OF THE BOARD OF DIRECTORS		For For	For For	For
ORSTED		Annual General Meeting	23	RE-ELECTION OF PETER NONSTIGEM AS MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF DIETER WEMMER AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
ORSTED		Annual General Meeting	24	ELECTION OF JULIA KING, BARONESS BROWN OF CAMBRIDGE, AS NEW MEMBER OF THE BOARD OF DIRECTORS		For	For	For
ORSTED		Annual General Meeting	25	ELECTION OF HENRIK POULSEN AS NEW MEMBER OF THE BOARD OF DIRECTORS		For	For	For
ORSTED	01-Mar-2021	Annual General Meeting	26	DETERMINATION OF THE REMUNERATION PAYABLE TO THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2021		For	For	For
ORSTED	01-Mar-2021	Annual General Meeting	27	RE-ELECTION OF PRICEWATERHOUSECOOPERS STATSAUTORISERET REVISIONSPARTNERSELSKAB AS AUDITOR		For	For	For
NOVARTIS AG	02-Mar-2021	Annual General Meeting	3	APPROVAL OF THE OPERATING AND FINANCIAL REVIEW OF NOVARTIS AG, THE FINANCIAL STATEMENTS OF NOVARTIS AG AND THE GROUP CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2020 FINANCIAL YEAR		For	For	For
NOVARTIS AG		Annual General Meeting	4	DISCHARGE FROM LIABILITY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE		For	For	For
		<u> </u>		APPROPRIATION OF AVAILABLE EARNINGS OF NOVARTIS AG AS PER BALANCE SHEET AND DECLARATION		-	-	
NOVARTIS AG		Annual General Meeting	5	OF DIVIDEND FOR 2020		For	For	For
NOVARTIS AG NOVARTIS AG		Annual General Meeting Annual General Meeting	6	REDUCTION OF SHARE CAPITAL FURTHER SHARE REPURCHASES		For For	For For	For For
NOVARTIS AG	02-Mai-2021	Annual General Meeting	7	VOTE ON COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE: BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE BOARD OF DIRECTORS FROM THE 2021 ANNUAL GENERAL MEETING TO THE 2022 ANNUAL GENERAL		101	101	I OI
NOVARTIS AG	02-Mar-2021	Annual General Meeting	8	MEETING VOTE ON COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE		For	For	For
NOVARTIS AG	02-Mar-2021	Annual General Meeting	9	COMMITTEE: BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION FOR THE EXECUTIVE COMMITTEE FOR THE FINANCIAL YEAR 2022		For	For	For
NOVARTIS AG	02-Mar-2021	Annual General Meeting	10	VOTE ON COMPENSATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE: ADVISORY VOTE ON THE 2020 COMPENSATION REPORT		For	For	For
NOVARTIS AG		Annual General Meeting	11	RE-ELECTION OF JOERG REINHARDT AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		Annual General Meeting	12	RE-ELECTION OF NANCY C. ANDREWS AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		Annual General Meeting	13	RE-ELECTION OF TON BUECHNER AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		Annual General Meeting	14	RE-ELECTION OF PATRICE BULA AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG NOVARTIS AG		Annual General Meeting Annual General Meeting	15 16	RE-ELECTION OF ELIZABETH DOHERTY AS MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF ANN FUDGE AS MEMBER OF THE BOARD OF DIRECTORS		For For	For For	For For
NOVARTIS AG		Annual General Meeting	17	RE-ELECTION OF ANNY BOSE AS MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF BRIDGETTE HELLER AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
NOVARTIS AG		1 Annual General Meeting	18	RE-ELECTION OF FRANS VAN HOUTEN AS MEMBER OF THE BOARD OF DIRECTORS		Vote For	d Vote For	For
NOVARTIS AG		1 Annual General Meeting	19	RE-ELECTION OF SIMON MORONEY AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		1 Annual General Meeting	20	RE-ELECTION OF ANDREAS VON PLANTA AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		1 Annual General Meeting	21	RE-ELECTION OF CHARLES L. SAWYERS AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		1 Annual General Meeting	22	RE-ELECTION OF ENRICO VANNI AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		1 Annual General Meeting	23	RE-ELECTION OF WILLIAM T. WINTERS AS MEMBER OF THE BOARD OF DIRECTORS		For	For	For
NOVARTIS AG		1 Annual General Meeting	24	RE-ELECTION OF WILEIAM 1. WHYTERS AS MEMBER OF THE BOARD OF DIRECTORS RE-ELECTION OF PATRICE BULA TO THE COMPENSATION COMMITTEE		For	For	For
NOVARTIS AG		1 Annual General Meeting	25	RE-ELECTION OF PATRICE BOLA TO THE COMPENSATION COMMITTEE		For	For	For
		7		RE-ELECTION OF BRIDGETTE RELEER TO THE COMPENSATION COMMITTEE				+
NOVARTIS AG		1 Annual General Meeting	26			For	For	For
NOVARTIS AG		1 Annual General Meeting	27	RE-ELECTION OF WILLIAM T. WINTERS TO THE COMPENSATION COMMITTEE		For	For	For
NOVARTIS AG	02-Mar-2021	1 Annual General Meeting	28	RE-ELECTION OF SIMON MORONEY AS NEW MEMBER OF THE COMPENSATION COMMITTEE RE-ELECTION OF THE STATUTORY AUDITOR: THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF PRICE MATERIAL STATUTORY OF THE STANDARD O		For	For	For
UOVARTIS AS	20.11			OF PRICEWATERHOUSECOOPERS AG AS AUDITOR FOR THE FINANCIAL YEAR STARTING ON JANUARY 1,		_	_	_
NOVARTIS AG	02-Mar-2021	1 Annual General Meeting	29	2021		For	For	For
				RE-ELECTION OF THE INDEPENDENT PROXY: THE BOARD OF DIRECTORS PROPOSES THE RE-ELECTION OF LIC. IUR. PETER ANDREAS ZAHN, ATTORNEY AT LAW, BASEL, AS INDEPENDENT PROXY UNTIL THE END				
NOVARTIS AG		1 Annual General Meeting	30	OF THE NEXT ANNUAL GENERAL MEETING		For	For	For
NOVARTIS AG	02-Mar-2021	1 Annual General Meeting	31	AMENDMENT TO ARTICLE 20 PARAGRAPH 3 OF THE ARTICLES OF INCORPORATION GENERAL INSTRUCTIONS IN CASE OF ALTERNATIVE MOTIONS UNDER THE AGENDA ITEMS PUBLISHED IN THE INVITATION TO THE ANNUAL GENERAL MEETING, AND/OR OF MOTIONS RELATING TO ADDITIONAL AGENDA ITEMS ACCORDING TO ARTICLE 700 PARAGRAPH 3 OF THE SWISS CODE OF OBLIGATIONS. I/WE INSTRUCT THE INDEPENDENT PROXY TO VOTE AS FOLLOWS: (FOR = ACCORDING TO THE MOTION OF THE BOARD OF DIRECTORS, AGAINST = AGAINST ALTERNATIVE AND/OR ADDITIONAL MOTIONS, ABSTAIN		For	For	For
NOVARTIS AG	02-Mar-2021	1 Annual General Meeting	32	= ABSTAIN FROM VOTING) TO RAISE EQUITY CAPITAL UPTO RS.4000 CRORE THROUGH QIP/FPO/RIGHT ISSUE OR IN COMBINATION		For	Against	Against
INDIAN BANK	02-Mar-2021	1 ExtraOrdinary General Meetin	να 1	THEREOF		For	For	For
INDIAN DANK	0Z-Md1-20Z1	Extraordinary defieral meetil	ıg ı	A proposal to adopt the Agreement and Plan of Merger, dated as of December 1, 2020 (as it may be		FOI	FOI	FOI
				amended from time to time, the "merger agreement"), among salesforce.com, inc., Skyline Strategies I Inc., Skyline Strategies II LLC and Slack Technologies, Inc. ("Slack") and approve the transactions				
SLACK TECHNOLOGIES, INC.	02-Mar-2021	Special	1	contemplated thereby. A proposal to approve, by a non-binding advisory vote, certain compensation that may be paid or		For	For	For
SLACK TECHNOLOGIES, INC.	02-Mar-2021	1 Cassial	2	become payable to Slack's named executive officers that is based on or otherwise relates to the mergers contemplated by the merger agreement.		For	For	For
NORDSON CORPORATION	02-Mar-2021	-	1	DIRECTOR	John A. DeFord	For	For	For
			1				For	
NORDSON CORPORATION	02-Mar-2021		1	DIRECTOR	Arthur L. George, Jr.	For	For	For
NORDSON CORPORATION	02-Mar-2021		1	DIRECTOR	Frank M. Jaehnert	For	For	For
NORDSON CORPORATION	02-Mar-2021		1	DIRECTOR	Ginger M. Jones	For	For	For
NORDSON CORPORATION	02-Mar-2021	Annual	1	DIRECTOR To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm	Jennifer A. Parmentier	For	For	For
NORDSON CORPORATION	02-Mar-2021		2	for the fiscal year ending October 31, 2021.		For	Against	Against
NORDSON CORPORATION	02-Mar-2021	Annual	4	To approve the Nordson Corporation 2021 Stock Incentive and Award Plan.		For	For	For
NORDSON CORPORATION	02-Mar-2021	Annual	3	Advisory vote to approve the compensation of our named executive officers.		For	For	For
S.F. HOLDING CO LTD	02-Mar-2021	1 ExtraOrdinary General Meetin	ng 1	A WHOLLY-OWNED SUBSIDIARY'S ISSUANCE OF OVERSEAS DEBT FINANCING INSTRUMENTS PROVISION OF GUARANTEE FOR A WHOLLY-OWNED SUBSIDIARY'S ISSUANCE OF OVERSEAS DEBT		For	For	For
S.F. HOLDING CO LTD		1 ExtraOrdinary General Meetin	-	FINANCING INSTRUMENTS		For	For	For
S.F. HOLDING CO LTD		1 ExtraOrdinary General Meetin		THE COMPANY'S ELIGIBILITY FOR NON-PUBLIC A-SHARE OFFERING		For	For	For
S.F. HOLDING CO LTD		1 ExtraOrdinary General Meetin	-	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: STOCK TYPE AND PAR VALUE		For	For	For
S.F. HOLDING CO LTD		1 ExtraOrdinary General Meetin		PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: ISSUING METHOD AND DATE		For	For	For
S.F. HOLDING CO LTD		1 ExtraOrdinary General Meetin		PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: ISSUING TARGETS AND SUBSCRIPTION METHOD PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: ISSUE PRICE, PRICING PRINCIPLES AND PRICING BASE		For	For	For
S.F. HOLDING CO LTD		1 ExtraOrdinary General Meetin		DATE		For	For	For
S.F. HOLDING CO LTD	02-Mar-2021	1 ExtraOrdinary General Meetin	ig 8	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: ISSUING VOLUME		For	For	For
S.F. HOLDING CO LTD	02-Mar-2021	1 ExtraOrdinary General Meetin	ng 9	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: LOCKUP PERIOD PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: ACCUMULATED RETAINED PROFITS BEFORE THE		For	For	For
	02-Mar-2021	1 ExtraOrdinary General Meetin	ng 10	ISSUANCE		For	For	For
S.F. HOLDING CO LTD	TOZ MIGI ZOZ					For	For	For
		ExtraOrdinary General Meeting	ng 11	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: LISTING PLACE		11 01	11 01	
S.F. HOLDING CO LTD	02-Mar-2021	1 ExtraOrdinary General Meetin 1 ExtraOrdinary General Meetin	-	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: PURPOSE OF THE RAISED FUNDS		For	For	For
S.F. HOLDING CO LTD S.F. HOLDING CO LTD	02-Mar-2021 02-Mar-2021	1 ExtraOrdinary General Meetin	ng 12	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: PURPOSE OF THE RAISED FUNDS PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: THE VALID PERIOD OF THE RESOLUTION ON THE NON-		For	For	_
S.F. HOLDING CO LTD S.F. HOLDING CO LTD S.F. HOLDING CO LTD	02-Mar-2021 02-Mar-2021 02-Mar-2021	1 ExtraOrdinary General Meetin 1 ExtraOrdinary General Meetin	ng 12	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: PURPOSE OF THE RAISED FUNDS PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: THE VALID PERIOD OF THE RESOLUTION ON THE NON-PUBLIC SHARE OFFERING		For	For For	For
S.F. HOLDING CO LTD S.F. HOLDING CO LTD S.F. HOLDING CO LTD S.F. HOLDING CO LTD S.F. HOLDING CO LTD S.F. HOLDING CO LTD	02-Mar-2021 02-Mar-2021 02-Mar-2021 02-Mar-2021	1 ExtraOrdinary General Meetin	ng 12 ng 13 ng 14	PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: PURPOSE OF THE RAISED FUNDS PLAN FOR 2021 NON-PUBLIC A-SHARE OFFERING: THE VALID PERIOD OF THE RESOLUTION ON THE NON-		For	For	_

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
C. F. HOLDING CO.LTD	Date	4 F. to-Oodings Consul Westing	. 47	CTATEMENT ON THE LICE OF DECVIOUGLY DARGED FINIDG		Vote	d Vote	E
S.F. HOLDING CO LTD S.F. HOLDING CO LTD		1 ExtraOrdinary General Meeting1 ExtraOrdinary General Meeting		STATEMENT ON THE USE OF PREVIOUSLY RAISED FUNDS SHAREHOLDER RETURN PLAN FOR THE NEXT THREE YEARS FROM 2021 TO 2023		For For	For For	For For
S.F. HOLDING CO LTD	02-Mai-202	Extraordinary General Meeting	3 10	FULL AUTHORIZATION TO THE BOARD AND ITS AUTHORIZED PERSONS TO HANDLE MATTERS REGARDING		FOI	FOI	FOI
IS.F. HOLDING CO LTD	02-Mar-202	1 ExtraOrdinary General Meeting	110	THE NON-PUBLIC A-SHARE OFFERING		For	For	For
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD		1 Annual General Meeting	1	2020 WORK REPORT OF THE BOARD OF DIRECTORS		For	For	For
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD		1 Annual General Meeting	2	2020 WORK REPORT OF THE SUPERVISORY COMMITTEE		For	For	For
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD		1 Annual General Meeting	3	2020 ANNUAL ACCOUNTS		For	For	For
STATE OF THE STATE OF THE PROPERTY OF THE PROP	02 //(α/ 202	Transact General Meeting		2020 PROFIT DISTRIBUTION PLAN: THE DETAILED PROFIT DISTRIBUTION PLAN ARE AS FOLLOWS: 1)		101	1 01	1 01
				CASH DIVIDEND/10 SHARES (TAX INCLUDED):CNY1.00000000 2) BONUS ISSUE FROM PROFIT (SHARE/10				
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD	02-Mar-202	1 Annual General Meeting	4	SHARES):NONE 3) BONUS ISSUE FROM CAPITAL RESERVE (SHARE/10 SHARES):NONE		For	For	For
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD		1 Annual General Meeting	5	2020 ANNUAL REPORT AND ITS SUMMARY		For	For	For
				CONFIRMATION OF 2020 CONTINUING CONNECTED TRANSACTIONS AND 2021 ESTIMATED CONTINUING				
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD	02-Mar-202	1 Annual General Meeting	6	CONNECTED TRANSACTIONS		For	For	For
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD	02-Mar-202	1 Annual General Meeting	7	2021 REAPPOINTMENT OF AUDIT FIRM		For	For	For
				CHANGE OF THE COMPANY'S REGISTERED CAPITAL AND AMENDMENTS TO THE COMPANY'S ARTICLES OF				
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD	02-Mar-202	1 Annual General Meeting	8	ASSOCIATION		For	For	For
SHANDONG SINOCERA FUNCTIONAL MATERIAL CO LTD	02-Mar-202	1 Annual General Meeting	9	AMENDMENTS TO SOME OF THE COMPANY'S MANAGEMENT SYSTEMS		For	For	For
				THAT: (A) THE SHARE PURCHASE AGREEMENT DATED 23 DECEMBER 2020 ENTERED INTO BETWEEN BEACON POWERGEN HOLDINGS, INC. ("BEACON POWERGEN") (A SUBSIDIARY OF METRO PACIFIC INVESTMENTS CORPORATION, A PHILIPPINE AFFILIATE OF THE COMPANY, AS SELLER) AND MERALCO POWERGEN CORPORATION ("MGEN") (AN ASSOCIATED COMPANY OF THE GROUP, AS BUYER) IN RELATION TO THE PROPOSED DISPOSAL (THE "PROPOSED DISPOSAL") BY BEACON POWERGEN OF APPROXIMATELY 56% OF THE ISSUED AND OUTSTANDING CAPITAL STOCK OF GLOBAL BUSINESS POWER CORPORATION TO MGEN, FOR AN AGGREGATE PURCHASE PRICE OF PHP22,443 MILLION (EQUIVALENT TO APPROXIMATELY USD 466.6 MILLION OR HKD 3.6 BILLION) (SUBJECT TO ADJUSTMENT) PLUS INTEREST, AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, BE AND ARE HEREBY APPROVED, CONFIRMED AND RATIFIED; AND (B) THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS HEREBY AUTHORISED ON BEHALF OF THE COMPANY TO APPROVE AND IMPLEMENT THE PROPOSED DISPOSAL AND TO TAKE ALL ACTIONS IN CONNECTION THEREWITH AS THE BOARD OF DIRECTORS OF THE COMPANY SHALL THINK NECESSARY OR DESIRABLE (INCLUDING, WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, (I) APPROVING THE EXECUTION AND DELIVERY OF ANY INSTRUMENTS AND AGREEMENTS AND THE ISSUE OF ANY DOCUMENTS FOR AND ON BEHALF OF THE COMPANY IN CONNECTION WITH OR FOR THE PURPOSE OF GIVING EFFECT TO THE PROPOSED DISPOSAL; AND (II) THE EXERCISE OF ANY AND ALL POWERS OF THE COMPANY AND THE DOING OF ANY AND ALL ACTS AS THE BOARD OF DIRECTORS OF THE COMPANY MAY CONSIDER NECESSARY, DESIRABLE OR EXPEDIENT TO GIVE EFFECT TO, OR				
FIRST PACIFIC CO LTD	02-Mar-202	1 Special General Meeting	3	OTHERWISE IN CONNECTION WITH, THE PROPOSED DISPOSAL)		For	For	For
	1		1	To ratify the appointment of Deloitte & Touche LLP as our independent registered public accounting		-		1
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	11	firm for the fiscal year ending September 30, 2021.		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202		1	Election of Director: Braden R. Kelly		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202		2	Election of Director: Fabiola R. Arredondo		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202		3	Election of Director: James D. Kirsner		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	4	Election of Director: William J. Lansing		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	5	Election of Director: Eva Manolis		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	6	Election of Director: Marc F. McMorris		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	7	Election of Director: Joanna Rees		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	8	Election of Director: David A. Rey		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	1 Annual	9	To approve the 2021 Long-Term Incentive Plan.		For	For	For
EAID ISAAC CODDODATION	03-Mar-202	1 Appual	10	To approve the advisory (non-binding) resolution relating to the named executive officer compensation as disclosed in the proxy statement.		For	For	For
FAIR ISAAC CORPORATION	03-Mar-202	Halilludt	10	TO APPOINT GUO YONGHONG AS A NON-EXECUTIVE DIRECTOR OF THE THIRD SESSION OF THE BOARD		For	For	For
CHINA RAILWAY SIGNAL & COMMUNICATION CORPORATION L	05-Mar-202	1 ExtraOrdinary General Meeting	3 3	OF THE COMPANY		For	For	For
	1 222	, , , , , , , , , , , , , , , , , , , ,		TO CONSIDER AND APPROVE THE RESOLUTION ON THE GENERAL MANDATE FOR THE REPURCHASE OF H				
HAIER SMART HOME CO., LTD.	05-Mar-202	1 Class Meeting	2	SHARES UPON THE COMPLETION OF THE LISTING BY WAY OF INTRODUCTION		For	For	For
AURELIA METALS LTD		1 Ordinary General Meeting	1	APPROVAL OF FINANCIAL ASSISTANCE		For	For	For
		,		CONSIDER AND APPROVE THE RESOLUTION ON THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF				
HAIER SMART HOME CO., LTD.	05-Mar-202	1 ExtraOrdinary General Meeting	g 2	HAIER SMART HOME CO., LTD		For	For	For
<u> </u>				CONSIDER AND APPROVE THE RESOLUTION ON THE APPOINTMENT OF INTERNATIONAL ACCOUNTING				
HAIER SMART HOME CO., LTD.	05-Mar-202	1 ExtraOrdinary General Meeting	3	STANDARDS AUDITOR FOR 2020		For	For	For
,				CONSIDER AND APPROVE THE RESOLUTION ON THE GENERAL MANDATE FOR THE REPURCHASE OF H				
HAIER SMART HOME CO., LTD.	05-Mar-202	1 ExtraOrdinary General Meeting	g 4	SHARES UPON THE COMPLETION OF THE LISTING BY WAY OF INTRODUCTION		For	For	For
		 	1	CONCIDED AND ADDROVE THE DECOLUTION ON THE ELECTION OF UP, VIE HI THE ACAN ADDITIONAL			1	1
				CONSIDER AND APPROVE THE RESOLUTION ON THE ELECTION OF MR. XIE JU ZHI AS AN ADDITIONAL		1		1

Company Name	Meeting Meeting Type	Proposa Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		CONSIDER AND APPROVE THE RESOLUTION ON THE ELECTION OF MR. YU HON TO, DAVID AS AN		Vote	d Vote	
HAIER SMART HOME CO., LTD.	05-Mar-2021 ExtraOrdinary General Meet	ing 6	ADDITIONAL DIRECTOR OF THE COMPANY		For	Against	Against
HAIER SMART HOME CO., LTD.	05-Mar-2021 ExtraOrdinary General Meet	ing 7	CONSIDER AND APPROVE THE RESOLUTION ON THE ELECTION OF MS. EVA CHENG LI KAM FUN AS AN ADDITIONAL DIRECTOR OF THE COMPANY		For	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021 ExtraOrdinary General Meet	ring 8	CONSIDER AND APPROVE THE RESOLUTION ON THE ELECTION OF ADDITIONAL INDEPENDENT NON- EXECUTIVE DIRECTOR: (MR. LI SHIPENG)		For	For	For
HAIER SMART HOME CO., ETD.	03-Mai-2021 Extraordinary General Meet	.iiig lo	HEARING AND RATIFICATION OF THE BOARD OF DIRECTORS REPORT ON THE BANKS BUSINESS FOR THE		101	101	1 01
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	2	FINANCIAL YEAR ENDED 31 DEC 2020		For	For	For
NATIONAL BANK OF KINWALT (C.A. K.B.)	Of New 2024 Ordinary Consess Marking	2	HEARING AND RATIFICATION OF THE BANKS AUDITORS REPORT FOR THE FINANCIAL YEAR ENDED 31 DEC 2020		F	Fa.,	Гои
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	3	HEARING THE REPORT OF THE BOARD OF DIRECTORS ON THE VIOLATIONS AND PENALTIES IMPOSED ON		For	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	4	THE BANK DURING THE FINANCIAL YEAR ENDED ON 31 DEC 2020		For	For	For
			APPROVAL OF THE FINANCIAL STATEMENTS OF THE BANK AND RATIFICATION OF THE BALANCE SHEET				
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	5	AND PROFIT AND LOSS ACCOUNT FOR THE FINANCIAL YEAR ENDED ON 31 DEC 2020		For	For	For
			APPROVAL OF THE DISCONTINUATION OF THE DEDUCTION FOR THE STATUTORY RESERVE ACCOUNT FOR THE FINANCIAL YEAR ENDED 31 DEC 2020 BECAUSE IT TOTALED MORE THAN ONE HALF OF THE BANKS ISSUED AND PAID UP CAPITAL, EXCLUDING THE ISSUE PREMIUM, AFTER SUPPORTING THE				
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	6	STATUTORY RESERVE WITH KD 16,311,963.700 FROM THE PROFITS OF THE FINANCIAL YEAR ENDED 31 DEC 2020		For	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	7	APPROVAL OF THE BOARD OF DIRECTORS RECOMMENDATION TO DISTRIBUTE DIVIDENDS FOR THE FINANCIAL YEAR ENDED 31 DEC 2020 IN THE MANNER SET FORTH IN THE FOLLOWING TIME SCHEDULE. A. A CASH DIVIDEND AT THE RATE OF 20PCT OF THE NOMINAL VALUE OF THE SHARE, THAT IS 20 FILS PER SHARE, TO THE SHAREHOLDERS REGISTERED IN THE BANKS SHAREHOLDERS REGISTERS AT THE END OF THE ENTITLEMENT DAY SET AS THURSDAY, 25 MAR 2021. B. FREE BONUS SHARES, AT THE RATE OF SPCT OF THE ISSUED AND PAID UP CAPITAL BY THE ISSUE OF 342,509,259 NEW SHARES TO BE DISTRIBUTED AS FREE BONUS SHARES TO THE SHAREHOLDERS REGISTERED IN THE BANKS SHAREHOLDERS REGISTERS AT THE END OF THE ENTITLEMENT DAY SET AS THURSDAY, 25 MAR 2021, PRO RATA THE NUMBER OF SHARES OWNED BY EACH OF THEM, AT THE RATE OF FIVE SHARES FOR EVERY ONE HUNDRED SHARES, AND TO COVER THE AMOUNT OF THE INCREASE OF THE ISSUED AND PAID UP CAPITAL RESULTING THEREFROM AND AMOUNTING TO KD 34,250,925.900 FROM THE PROFIT AND LOSS ACCOUNT, AND TO AUTHORIZE THE BOARD OF DIRECTORS TO DISPOSE OF THE SHARE FRACTIONS RESULTING THEREFROM IN THE MANNER IT MAY DEEM APPROPRIATE. THE CASH DIVIDENDS AND FREE BONUS SHARES WILL BE DISTRIBUTED IN THE REGISTERS OF THE BANKS SHAREHOLDERS FOR DISTRIBUTION TO THE SHAREHOLDERS WHO ARE ENTITLED THERETO WITH EFFECT FROM TUESDAY, 30 MAR 2021. AND TO AUTHORIZE THE BOARD OF DIRECTORS TO AMEND THE AFORESAID TIME SCHEDULE FOR EXECUTING THE RESOLUTION OF THE GENERAL ASSEMBLY TO DISTRIBUTE THE DIVIDENDS IN THE EVENT WHERE THE REGISTRATION PROCEDURES HAVE NOT BEEN COMPLETED EIGHT BUSINESS DAYS BEFORE THE ENTITLEMENT DATE APPROVAL TO AUTHORIZE THE BOARD OF DIRECTORS TO PURCHASE, SELL OR DISPOSE OF UP TO 10 PCT OF THE BANKS SHARES, SUBJECT TO SUCH CONTROLS AND CONDITIONS AS ARE PROVIDED FOR BY		For	For	For
			THE LAW, REGULATIONS, INSTRUCTIONS AND RESOLUTIONS OF THE SUPERVISORY BODIES IN THIS				
			REGARD, PROVIDED THAT THIS AUTHORIZATION SHALL REMAIN IN EFFECT FOR A PERIOD OF EIGHTEEN				
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	٥	MONTHS WITH EFFECT FROM THE DATE OF ITS ISSUE APPROVAL TO AUTHORIZE THE BOARD OF DIRECTORS TO ISSUE SECURITIES OF ALL KINDS IN KUWAITI DINAR OR ANY OTHER CURRENCY IT MAY DEEM APPROPRIATE INSIDE AND, OR OUTSIDE THE STATE OF KUWAIT, TO DETERMINE THE TENOR OF THOSE SECURITIES, NOMINAL VALUE, INTEREST RATE, DUE DATE, MEANS OF COVERING THE VALUE THEREOF, RULES OF THEIR OFFERING AND DEPRECIATION, AND ALL CONDITIONS AND PROVISIONS THEREOF AND THE BOARD OF DIRECTORS MAY SEEK THE ASSISTANCE OF ANY ONE IT MAY DEEM APPROPRIATE IN THE EXECUTION OF ALL OR SOME OF THE FOREGOING, ALL AFTER OBTAINING THE APPROVAL OF THE COMPETENT SUPERVISION BODIES		For	For	Against
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	9	APPROVAL TO AUTHORIZE THE BANK TO DEAL WITH SUBSIDIARY AND AFFILIATE COMPANIES AND OTHER		For	Against	Against
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	10	RELATED PARTIES DURING THE FINANCIAL YEAR 2021		For	Against	Against
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	11	APPROVAL TO AUTHORIZE THE BANK TO GRANT LOANS AND ADVANCES AND TO ISSUE GUARANTEES AND OTHER BANKING FACILITIES TO ITS CUSTOMERS WHO ARE MEMBERS OF THE BOARD OF DIRECTORS, DURING THE FINANCIAL YEAR 2021, ACCORDING TO THE REGULATIONS AND CONDITIONS APPLICABLE TO OTHERS BY THE BANK APPROVAL TO RELEASE THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY IN RESPECT OF ALL MATTERS RELATED TO THEIR LAWFUL ACTIONS FOR THE FINANCIAL YEAR ENDED ON 31 DEC 2020,		For	Against	Against
			ACCORDING TO THE REGULATIONS AND CONDITIONS APPLICABLE BY THE BANK WITH REGARD TO		_	_	
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	12	OTHERS APPOINTMENT OR REAPPOINTMENT OF THE BANKS AUDITORS FOR THE FINANCIAL YEAR 2021 AND		For	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021 Ordinary General Meeting	13	AUTHORIZING THE BOARD OF DIRECTORS TO DETERMINE THEIR FEES		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			SELECTION OF TWO INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS FOR THE REMAINDER OF		Vote	d Vote	
				THE TERM OF MEMBERSHIP FOR THE CURRENT TERM OF THE BOARD, BY SECRET BALLOT AND				
				DETERMINING THEIR REMUNERATION, SUBJECT TO THE RULES OF GOVERNANCE ISSUED BY THE				
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	Ordinary General Meeting	15	SUPERVISION AUTHORITIES		For	For	For
				TO AGREE TO INCREASE THE ISSUED AND FULLY PAID UP CAPITAL OF THE BANK FROM KD				
				685,018,518.100 TO KD 719,269,444.000 BY THE ISSUE OF 342,509,259 NEW SHARES TO BE DISTRIBUTED AS FREE BONUS SHARES TO THE SHAREHOLDERS WHO ARE ENTITLED THERETO IN THE				
				MANNER SET FORTH IN THE TIME SCHEDULE APPROVED BY THE ORDINARY GENERAL ASSEMBLY, TO				
				COVER THE AMOUNT OF THE INCREASE RESULTING THEREFROM IN THE ISSUED AND PAID UP CAPITAL,				
				AMOUNTING TO KD 34,250,925,900 FROM THE PROFIT AND LOSS ACCOUNT AND TO AUTHORIZE THE				
				BOARD OF DIRECTORS TO DISPOSE OF THE SHARE FRACTIONS RESULTING FROM THE DISTRIBUTION OF				
				THE FREE BONUS SHARES AS IT MAY DEEM APPROPRIATE, AND TO AMEND THE AFORESAID TIME				
				SCHEDULE IN THE EVENT WHERE THE REGISTRATION PROCEDURES HAVE NOT BEEN COMPLETED EIGHT				
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	ExtraOrdinary General Meeting	g 2	BUSINESS DAYS BEFORE THE ENTITLEMENT DATE		For	For	For
				TO AGREE TO THE FOLLOWING AMENDMENT TO THE MEMORANDUM OF ASSOCIATION AND ARTICLES OF				
				ASSOCIATION OF THE BANK, TO AMEND THE TEXT OF ARTICLE 5 OF EACH OF THE MEMORANDUM OF				
				ASSOCIATION AND THE ARTICLES OF ASSOCIATION OF THE BANK, THE TEXT BEFORE AMENDMENT. THE AUTHORIZED CAPITAL OF THE COMPANY IS FIXED AT KD 750,000,000 DIVIDED INTO 7,500,000,000				
				SHARES, THE NOMINAL VALUE OF EACH OF WHICH IS 100 FILS. THE ISSUED AND FULLY PAID UP CAPITAL				
				IS FIXED AT KD 685,018,518.100 DIVIDED INTO 6,850,185,181 SHARES, THE NOMINAL VALUE OF EACH				
				SHARE IS 100 FILS. ALL THERE SHARES ARE CASH SHARES. THE TEXT AFTER AMENDMENT. THE				
				AUTHORIZED CAPITAL OF THE COMPANY IS FIXED AT KD 750,000,000 DIVIDED INTO 7,500,000,000				
				SHARES, THE NOMINAL VALUE OF EACH OF WHICH IS 100 FILS. THE ISSUED AND FULLY PAID UP CAPITAL				
				IS FIXED AT KD 719,269,444.000 DIVIDED INTO 7,192,694,440 SHARES, THE NOMINAL VALUE OF EACH				
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	ExtraOrdinary General Meeting	3	SHARE IS 100 FILS. ALL THERE SHARES ARE CASH SHARES		For	For	For
				SUB-DIVISION OF EQUITY SHARES HAVING THE FACE VALUE OF RS. 10/- PER SHARE TO RS. 2/- PER				
DIXON TECHNOLOGIES (INDIA) LTD	07-Mar-2021	Other Meeting	2	SHARE		For	For	For
DIVON TEGINIOLOGIES (INDIA) LED				ALTERATION OF CLAUSE V I.E. CAPITAL CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE		_	_	_ '
DIXON TECHNOLOGIES (INDIA) LTD	07-Mar-2021	Other Meeting	3	COMPANY As an ordinary resolution: Resolution No. 1 set out in the Notice of the Extraordinary General Meeting		For	For	For
NEW ORIENTAL EDUCATION & TECHNOLOGY	08-Mar-2021	Special	1	(to approve the share subdivision).		For	For	For
NEW ORIENTAL EDUCATION & TECHNOLOGY	00-Mai-2021	Special		As a special resolution: Resolution No. 2 set out in the Notice of the Extraordinary General Meeting (to		1 01	1 01	1 01
NEW ORIENTAL EDUCATION & TECHNOLOGY	08-Mar-2021	Special	2	approve the adoption of the Company's dual foreign name).		For	For	For
	00 ///(() 202	ope c.u.	 	As a special resolution: Resolution No. 3 set out in the Notice of the Extraordinary General Meeting (to		1. 0.		1.0.
NEW ORIENTAL EDUCATION & TECHNOLOGY	08-Mar-2021	Special	3	approve the adoption of the Amended M&AA).		For	For	For
STELLANTIS N.V.	08-Mar-2021	ExtraOrdinary General Meeting	4	APPROVE FAURECIA DISTRIBUTION		For	For	For
JLEN ENVIRONMENTAL ASSETS GROUP LIMITED		ExtraOrdinary General Meeting	·	APPROVE CHANGES TO THE COMPANY'S INVESTMENT POLICY		For	For	For
JLEN ENVIRONMENTAL ASSETS GROUP LIMITED	08-Mar-2021	ExtraOrdinary General Meeting	2	ADOPT THE ARTICLES OF INCORPORATION		For	For	For
TRITAY FUROROY DI C	00 44 2024	Oudings of Comment Manating		AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE PLACING, OPEN OFFER, OFFER FOR		F	F	ļ
TRITAX EUROBOX PLC TRITAX EUROBOX PLC		Ordinary General Meeting Ordinary General Meeting	2	SUBSCRIPTION AND INTERMEDIARIES OFFER AUTHORISE ISSUE OF EQUITY PURSUANT TO THE ISSUE AND PLACING PROGRAMME		For For	For For	For For
TRITAX EUROBOX FLC	00-Mai -202 i	Ordinary General Meeting		AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE PLACING,		FOI	FOI	FOI
TRITAX EUROBOX PLC	08-Mar-2021	Ordinary General Meeting	3	OPEN OFFER, OFFER FOR SUBSCRIPTION AND INTERMEDIARIES OFFER		For	For	For
	00 //(0.1	or amary constructions						1.0.
TRITAX EUROBOX PLC	08-Mar-2021	Ordinary General Meeting	4	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS PURSUANT TO THE PLACING PROGRAMME		For	For	For
				Shareholder proposal requesting an annual report disclosing information regarding the Company's				
THE WALT DISNEY COMPANY	09-Mar-2021	Annual	13	lobbying policies and activities.		Against	Against	For
				To ratify the appointment of PricewaterhouseCoopers LLP as the Company's registered public				
THE WALT DISNEY COMPANY	09-Mar-2021		11	accountants for fiscal 2021.		For	Against	Combination
THE WALT DISNEY COMPANY THE WALT DISNEY COMPANY	09-Mar-2021 09-Mar-2021		14	Shareholder proposal requesting non-management employees on director nominee candidate lists. Election of Director: Susan E. Arnold		Against For	For For	Against
THE WALT DISNEY COMPANY	09-Mar-2021		2	Election of Director: Mary T. Barra		For	For	For For
THE WALT DISNEY COMPANY	09-Mar-2021		3	Election of Director: Safra A. Catz		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021		4	Election of Director: Robert A. Chapek		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021		5	Election of Director: Francis A. deSouza		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021		6	Election of Director: Michael B.G. Froman		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021		7	Election of Director: Robert A. Iger		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021		8	Election of Director: Maria Elena Lagomasino		For	Against	Combination
THE WALT DISNEY COMPANY	09-Mar-2021		9	Election of Director: Mark G. Parker		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021		10	Election of Director: Derica W. Rice		For	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	+	12	To approve the advisory resolution on executive compensation.		For	Against	Combination
NIPPON BUILDING FUND INC. NIPPON BUILDING FUND INC.		ExtraOrdinary General Meeting ExtraOrdinary General Meeting		Appoint a Substitute Executive Director Tanabe, Yoshiyuki Appoint a Substitute Executive Director Shibata, Morio		For For	For For	For For
NIPPON BUILDING FUND INC.		ExtraOrdinary General Meeting		Appoint a Substitute Executive Director Silibata, Morio Appoint an Executive Director Nishiyama, Koichi		For	For	For
THE CONTROLLE HAVE THE	07 Mai - 202 i	Extraordinary ocherac meeting	1'	paperne an Encountry Director Historyama, Notetti	<u> </u>	1 01	1 01	1. 01

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
NIPPON BUILDING FUND INC.		21 ExtraOrdinary General Meetin	ıg 4	Appoint a Supervisory Director Sato, Motohiko		For	For	For
NIPPON BUILDING FUND INC.		21 ExtraOrdinary General Meetin		Appoint a Supervisory Director Okada, Masaki		For	For	For
NIPPON BUILDING FUND INC.		21 ExtraOrdinary General Meetin	-	Appoint a Supervisory Director Hayashi, Keiko		For	For	For
				BY MODIFYING THE TEXT OF ITEM D, OF THE ARTICLE 9 OF THE BYLAWS, IN ORDER TO GIVE A BETTER				
				ALIGNMENT OF THE BOARD OF DIRECTORS DUTIES, REFLECTING OF THE ACTUAL INVOLVEMENT THE				
BANCO BRADESCO SA	10-Mar-202	21 ExtraOrdinary General Meetin	ıg 3	BODY IN THE STRATEGIC SCOPE		For	For	For
				BY MODIFYING THE TEXT OF ITEM G, OF THE ARTICLE 9 OF THE BYLAWS, IN ORDER TO GIVE A BETTER				
				ALIGNMENT THE BEST PRACTICES OF BRADESCO, CONSIDERING THE MATERIALITY OF THE MATTER TO				
BANCO BRADESCO SA	10-Mar-202	21 ExtraOrdinary General Meetin	ıg 4	BE RESOLVED		For	For	For
				TO EXCLUSION THE TEXT OF ITEM Q, OF THE ARTICLE 9, AS THE COMPANY'S REPRESENTATION IS				
				REGULATED IN ARTICLE 13 OF THE BYLAWS, WITH THE CONSEQUENT RENUMBERING OF ITEMS R AND S				
BANCO BRADESCO SA	10-Mar-202	21 ExtraOrdinary General Meetin	ıg 5	TO Q AND R, RESPECTIVELY, OF THE ARTICLE 9		For	For	For
			<u> </u>	BY INCLUDING NEW ITEMS, OF THE ARTICLE 9 OF THE BYLAWS, IN ORDER TO EVIDENCE THE COMPANY'S				
				PRACTICES AND THE BOARD OF DIRECTORS COMMITMENT TO THE ESG ASPECTS ENVIRONMENTAL,				
BANCO BRADESCO SA	10-Mar-202	21 ExtraOrdinary General Meetin	1g 6	SOCIAL AND CORPORATE GOVERNANCE		For	For	For
5.1.100 5.1.1.2 <u>1500 5</u> .1.	10 ///0. 202		.5 -	TO CHANGE ARTICLE 23 OF THE BYLAWS, WHICH DEALS WITH OMBUDSMAN, EXCLUSIVELY TO SUIT IT				
				TO CMN RESOLUTION NO. 4.860, OF OCTOBER 23, 2020, WHICH PROVIDES FOR THE CONSTITUTION				
				AND OPERATION OF AN ORGANIZATIONAL COMPONENT OF OMBUDSMAN BY THE INSTITUTIONS				
BANCO BRADESCO SA	10.Mar-202	21 ExtraOrdinary General Meetin	7	AUTHORIZED TO OPERATE BY THE CENTRAL BANK OF BRAZIL		For	For	For
DANCO DIADESCO SA	10-111d1-202	- Latiaordinary deficial meetin	5 /	APPROVE THE MANAGEMENT ACCOUNTS AND THE FINANCIAL STATEMENTS RELATED TO THE FISCAL		1 01	1 01	1 01
BANCO BRADESCO SA	10 11- 202	21 Annual General Meeting	2	YEAR ENDED ON DECEMBER 31, 2020		Fo-	For	For
			3	,		For	For	For
BANCO BRADESCO SA	10-Mar-202	21 Annual General Meeting	4	ALLOCATION OF THE NET INCOME OF THE FISCAL YEAR 2020		For	For	For
				IF ONE OF THE CANDIDATES WHO IS PART OF THE SLATE CEASES TO BE PART OF IT IN ORDER TO				
				ACCOMMODATE THE SEPARATE ELECTION THAT IS DEALT WITH IN ARTICLE 161, 4 AND ARTICLE 240 OF				
				LAW 6,404 OF 1976, CAN THE VOTES CORRESPONDING TO YOUR SHARES CONTINUE TO BE CONFERRED				
BANCO BRADESCO SA	10-Mar-202	21 Annual General Meeting	6	ON THE CHOSEN SLATE		For	Against	Against
				MANAGEMENT OVERALL REMUNERATION, FUNDS TO COVER THE PENSION PLAN AND FUNDS				
BANCO BRADESCO SA	10-Mar-202	21 Annual General Meeting	9	CORRESPONDING TO THE CONTRIBUTIONS TO THE INSS BORNE BY THE COMPANY		For	For	For
				REMUNERATION OF THE EFFECTIVE MEMBERS OF THE FISCAL COUNCIL AND SUM CORRESPONDING TO				
BANCO BRADESCO SA	10-Mar-202	21 Annual General Meeting	10	THE CONTRIBUTIONS TO THE INSS BORNE BY THE COMPANY		For	For	For
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: ELECTION OF MEMBERS OF THE				
				FISCAL COUNCIL BY SINGLE SLATE. CONTROLLING SHAREHOLDERS. ARIOVALDO PEREIRA, JOAO BATISTA				
				DE MORAES DOMINGOS APARECIDO MAIA, JOAO CARLOS DE OLIVEIRA JOSE MARIA SOARES NUNES,				
BANCO BRADESCO SA	10-Mar-202	21 Annual General Meeting	5	MARIO LUNA		None		Abstain
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SEPARATE ELECTION OF A				
				MEMBER OF THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS HOLDING SHARES OF VOTING RIGHTS.				
				THE SHAREHOLDER MUST COMPLETE THIS FIELD SHOULD HE HAVE LEFT THE GENERAL ELECTION FIELD				
BANCO BRADESCO SA	10-Mar-202	21 Annual General Meeting	8	BLANK. IVANYRA MAURA DE MEDEIROS CORREA, EDUARDO BADYR DONNI		None		For
5.1.100 5.1.15 2500 5.1.	10 ///0. 202	- Familian Control at Modeling		TO ELECT, AS INDEPENDENT MEMBER OF THE BOARD OF DIRECTORS, MR. PAULO ROBERTO SIMOES DA		1,0110		
BANCO BRADESCO SA	10-Mar-202	21 ExtraOrdinary General Meetin	σ 2	CUNHA		For	For	For
DANCO DIADESCO SA	10 Mai 202	- Extraordinary deficite meetin	15 2	AUTHORISE ISSUE OF SHARES IN CONNECTION WITH THE INITIAL ISSUE AND THE SHARE ISSUANCE		101	101	1 01
LXI REIT PLC	10-Mar-202	21 Ordinary General Meeting	1	PROGRAMME		For	For	For
EXTREM FEC	10-141-202	Ordinary General Meeting		AUTHORISE ISSUE OF SHARES WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE INITIAL ISSUE		101	101	1 01
LXI REIT PLC	10 Mar 202	21 Ordinary General Meeting	2	AND THE SHARE ISSUANCE PROGRAMME		For	For	For
LAIREII PLC	10-Mai-202	1 Ordinary deficial meeting	<u></u>	APPROVAL OF THE COMPANY-S ANNUAL REPORT AND VALIDATION OF COMPANY-S FINANCIAL REPORT,		For	For	For
				APPROVAL OF THE COMPANT-3 ANNUAL REPORT AND VALIDATION OF COMPANT-3 FINANCIAL REPORT, APPROVAL OF THE BOARD OF COMMISSIONERS SUPERVISORY REPORT ALONG WITH THE VALIDATION OF				
				THE COMPANY-S FINANCIAL REPORT ON THE EXECUTION OF THE PARTNERSHIP AND COMMUNITY				
				DEVELOPMENT PROGRAM FOR THE FINANCIAL YEAR OF 2019 ALONG WITH GRANTING FULL RELEASE				
				AND DISCHARGE (VOLLEDIG ACQUIT ET DE CHARGE) TO ALL MEMBERS OF THE BOARD OF DIRECTORS				
				FOR THE MANAGEMENT ACTIONS AND TO ALL MEMBERS OF THE BOARD OF COMMISSIONER FOR THE				
PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202	21 Annual General Meeting	1	SUPERVISORY ACTION CARRIED OUT DURING THE FINANCIAL YEAR OF 2020		For	For	For
				DETERMINATION FOR APPROPRIATION OF THE COMPANY-S NET PROFIT FOR THE FINANCIAL YEAR OF				
	140 14 202	21 Annual General Meeting	2	2020		For	For	For
PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202			DETERMINATION OF REMUNERATION OR INCOME (SALARY/HONORARIUM, FACILITY AND BENEFIT) FOR				
PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202				l	I		
,				THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF				
PT BANK TABUNGAN NEGARA (PERSERO) TBK PT BANK TABUNGAN NEGARA (PERSERO) TBK		21 Annual General Meeting	3	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY		For	For	For
, , , ,		1 Annual General Meeting	3	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF		For	For	For
, , , ,		1 Annual General Meeting	3	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY		For	For	For
, , , ,	10-Mar-202	21 Annual General Meeting 21 Annual General Meeting	3	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY APPOINTMENT OF PUBLIC ACCOUNTANT FIRM FOR AUDIT THE COMPANY-S FINANCIAL REPORT AND THE		For For	For	For
PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202 10-Mar-202		3 4 5	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY APPOINTMENT OF PUBLIC ACCOUNTANT FIRM FOR AUDIT THE COMPANY-S FINANCIAL REPORT AND THE FINANCIAL REPORT ON THE EXECUTIVE OF THE PARTNERSHIP AND COMMUNITY DEVELOPME NT				
PT BANK TABUNGAN NEGARA (PERSERO) TBK PT BANK TABUNGAN NEGARA (PERSERO) TBK PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202 10-Mar-202 10-Mar-202	21 Annual General Meeting 21 Annual General Meeting	3 4 5 6	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY APPOINTMENT OF PUBLIC ACCOUNTANT FIRM FOR AUDIT THE COMPANY-S FINANCIAL REPORT AND THE FINANCIAL REPORT ON THE EXECUTIVE OF THE PARTNERSHIP AND COMMUNITY DEVELOPME NT PROGRAM OF THE FINANCIAL YEAR OF 2021 APPROVAL ON APPLICATION OF DECREE OF STATE-OWNED ENTERPRISE MINISTRY		For	For For	For For
PT BANK TABUNGAN NEGARA (PERSERO) TBK PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202 10-Mar-202 10-Mar-202	21 Annual General Meeting	3 4 5 6	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY APPOINTMENT OF PUBLIC ACCOUNTANT FIRM FOR AUDIT THE COMPANY-S FINANCIAL REPORT AND THE FINANCIAL REPORT ON THE EXECUTIVE OF THE PARTNERSHIP AND COMMUNITY DEVELOPME NT PROGRAM OF THE FINANCIAL YEAR OF 2021 APPROVAL ON APPLICATION OF DECREE OF STATE-OWNED ENTERPRISE MINISTRY APPROVAL ON AMENDMENT OF ARTICLE OF ASSOCIATION		For For	For	For
PT BANK TABUNGAN NEGARA (PERSERO) TBK PT BANK TABUNGAN NEGARA (PERSERO) TBK PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-202 10-Mar-202 10-Mar-202 10-Mar-202	21 Annual General Meeting 21 Annual General Meeting	3 4 5 6	THE FINANCIAL YEAR OF 2021 AND TANTIEM FOR THE FINANCIAL YEAR OF 2020 FOR THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY APPOINTMENT OF PUBLIC ACCOUNTANT FIRM FOR AUDIT THE COMPANY-S FINANCIAL REPORT AND THE FINANCIAL REPORT ON THE EXECUTIVE OF THE PARTNERSHIP AND COMMUNITY DEVELOPME NT PROGRAM OF THE FINANCIAL YEAR OF 2021 APPROVAL ON APPLICATION OF DECREE OF STATE-OWNED ENTERPRISE MINISTRY		For For	For For	For For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text D	irector Name	Recommended Vote	For/Against Recommende	Vote
PT BANK TABUNGAN NEGARA (PERSERO) TBK	10-Mar-2021 Annual General Meeting	9	APPROVAL ON RESTRUCTURING OF BOARD OF DIRECTOR AND COMMISSIONER		For	Against	Against
CENTURIA INDUSTRIAL REIT	10-Mar-2021 Ordinary General Meeting	2	RATIFICATION OF PRIOR ISSUE OF SECURITIES PURSUANT TO THE INSTITUTIONAL PLACEMENT		For	For	For
			To ratify the appointment of PricewaterhouseCoopers LLP as the independent auditors of the				
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	13	Company.		For	Against	Against
			To approve the waiver of statutory pre-emption rights with respect to up to 5% of issued share capital			Ĭ	
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	20	(Special Resolution).		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	19	To approve the Directors' authority to allot shares up to approximately 33% of issued share capital.		For	For	For
			To authorize the Company and/or any subsidiary of the Company to make market purchases of				
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	15	Company shares.		For	For	For
SOURCE CONTINUES INTERNATIONAL FEE	To mar 2021 Annous	13	To determine the price range at which the Company can re-allot shares that it holds as treasury		101	1 01	1 01
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	16	shares (Special Resolution).		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	1	Election of Director: Jean Blackwell		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	2	Election of Director: Pierre Cohade		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	2	Election of Director: Michael E. Daniels		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	3	Election of Director: Juan Pablo del Valle Perochena				+
	10-Mar-2021 Annual	4	Election of Director: W. Roy Dunbar		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC)	,		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	6	Election of Director: Gretchen R. Haggerty		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	/	Election of Director: Simone Menne		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	8	Election of Director: George R. Oliver		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	9	Election of Director: Jürgen Tinggren		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	10	Election of Director: Mark Vergnano		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	11	Election of Director: R. David Yost		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	12	Election of Director: John D. Young		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	18	To approve the Johnson Controls International plc 2021 Equity and Incentive Plan.		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	14	To authorize the Audit Committee of the Board of Directors to set the auditors' remuneration.		For	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021 Annual	17	To approve, in a non-binding advisory vote, the compensation of the named executive officers.		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	13	Ratification of Ernst & Young LLP as our independent registered public accounting firm for fiscal 2021.		For	Against	Against
ANALOG DEVICES, INC.	10-Mar-2021 Annual	1	Election of Director: Ray Stata		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	2	Election of Director: Vincent Roche		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	3	Election of Director: James A. Champy		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	4	Election of Director: Anantha P. Chandrakasan		For	Against	Against
ANALOG DEVICES, INC.	10-Mar-2021 Annual	5	Election of Director: Bruce R. Evans		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	6	Election of Director: Edward H. Frank		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	7	Election of Director: Laurie H. Glimcher		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	8	Election of Director: Karen M. Golz		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	9	Election of Director: Mark M. Little		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	10	Election of Director: Kenton J. Sicchitano		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	11	Election of Director: Susie Wee		For	For	For
ANALOG DEVICES, INC.	10-Mar-2021 Annual	12	Advisory resolution to approve the compensation of our named executive officers.		For	For	For
74471200 0271023, 1110.	To Mar 2021 Allindae	1.2	To elect Deloitte & Touche LLP as TE Connectivity's independent registered public accounting firm for		1 01	1 01	1 01
TE CONNECTIVITY LTD	10-Mar-2021 Annual	25	fiscal year 2021		For	For	For
TE CONNECTIVITY ETD	10 Mai 2021 Aillidat	23	To elect Deloitte AG, Zurich, Switzerland, as TE Connectivity's Swiss registered auditor until the next		1 01	101	1 01
TE CONNECTIVITY LTD	10-Mar-2021 Annual	26	annual general meeting of TE Connectivity		For	For	For
TE CONNECTIVITI ETD	10-Mai-2021 Allituat	20	To elect PricewaterhouseCoopers AG, Zurich, Switzerland, as TE Connectivity's special auditor until		For	For	For
TE CONNECTIVITY LTD	40 44 2024 4	27			F	F	F
TE CONNECTIVITY LTD	10-Mar-2021 Annual	27	the next annual general meeting of TE Connectivity		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	36	To approve any adjournments or postponements of the meeting		For	For	For
			To release the members of the Board of Directors and executive officers of TE Connectivity for				
TE CONNECTIVITY LTD	10-Mar-2021 Annual	24	activities during the fiscal year ended September 25, 2020		For	For	For
			To approve the authorization of additional shares under the TE Connectivity Ltd. Employee Stock				
TE CONNECTIVITY LTD	10-Mar-2021 Annual	34	Purchase Plan		For	For	For
			A binding vote to approve fiscal year 2022 maximum aggregate compensation amount for the Board of				
TE CONNECTIVITY LTD	10-Mar-2021 Annual	30	Directors		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	31	To approve the carryforward of unappropriated accumulated earnings at September 25, 2020		For	For	For
			To approve a dividend payment to shareholders equal to \$2.00 per issued share to be paid in four				
			equal quarterly installments of \$0.50 starting with the third fiscal quarter of 2021 and ending in the				
TE CONNECTIVITY LTD	10-Mar-2021 Annual	32	second fiscal quarter of 2022 pursuant to the terms of the dividend resolution		For	For	For
	To the age of the second		To elect the member of the Management Development and Compensation Committee: Daniel J.				1. 0.
TE CONNECTIVITY LTD	10-Mar-2021 Annual	16	Phelan		For	For	For
TE COMMECTATITE ETD	10 mai 2021 Ailliaat	10	To elect the member of the Management Development and Compensation Committee: Abhijit Y.		101	101	1 0.
TE CONNECTIVITY LTD	10-Mar-2021 Annual	17	Talwalkar		For	For	For
IL COMMECTIVITI LID	10-mai-2021 Alliluat	17	To elect the member of the Management Development and Compensation Committee: Mark C.		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	4.0			Fas	Fast	
	TTU-Mar-70/1 IANNUAL	18	Trudeau		For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
			To elect the member of the Management Development and Compensation Committee: Dawn C.		Vote	d Vote	
TE CONNECTIVITY LTD	10-Mar-2021 Annual	19	Willoughby		For	For	For
			To elect Dr. René Schwarzenbach, of Proxy Voting Services GmbH, or another individual				
			representative of Proxy Voting Services GmbH if Dr. Schwarzenbach is unable to serve at the relevant meeting, as the independent proxy at the 2022 annual meeting of TE Connectivity and any				
TE CONNECTIVITY LTD	10-Mar-2021 Annual	20	shareholder meeting that may be held prior to that meeting		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	20	To approve a reduction of share capital for shares acquired under TE Connectivity's share repurchase		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	33	program and related amendments to the articles of association of TE Connectivity Ltd.		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	1	Election of Director: Pierre R. Brondeau		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	2	Election of Director: Terrence R. Curtin		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	3	Election of Director: Carol A. ("John") Davidson		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	4	Election of Director: Lynn A. Dugle		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	5	Election of Director: William A. Jeffrey		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	6	Election of Director: David M. Kerko		For	Against	Abstain
TE CONNECTIVITY LTD	10-Mar-2021 Annual	7	Election of Director: Thomas J. Lynch		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	8	Election of Director: Heath A. Mitts		For	Against	Against
TE CONNECTIVITY LTD	10-Mar-2021 Annual	9	Election of Director: Yong Nam		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	10	Election of Director: Daniel J. Phelan		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	11	Election of Director: Abhijit Y. Talwalkar		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	12	Election of Director: Mark C. Trudeau		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	13	Election of Director: Dawn C. Willoughby		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	14	Election of Director: Laura H. Wright		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	15	To elect Thomas J. Lynch as the Chairman of the Board of Directors		For	For	For
			To approve the Amended and Restated TE Connectivity Ltd. 2007 Stock Incentive Plan for purposes of				_
TE CONNECTIVITY LTD	10-Mar-2021 Annual	35	Section 162(m) of the Internal Revenue Code		For	For	For
TE CONNECTIVITY I TO			To approve the consolidated financial statements of TE Connectivity Ltd. for the fiscal year ended		_	_	_
TE CONNECTIVITY LTD	10-Mar-2021 Annual	23	September 25, 2020		For	For	For
			To approve the 2020 Annual Report of TE Connectivity Ltd. (excluding the statutory financial				
			statements for the fiscal year ended September 25, 2020, the consolidated financial statements for				
TE CONNECTIVITY LTD	40 44 2024 4	24	the fiscal year ended September 25, 2020 and the Swiss Compensation Report for the fiscal year		F	F	F
TE CONNECTIVITY LTD	10-Mar-2021 Annual	21	ended September 25, 2020) To approve the statutory financial statements of TE Connectivity Ltd. for the fiscal year ended		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	22	September 25, 2020		For	For	For
TE CONNECTIVITY LTD	10-Mar-2021 Annual	28	An advisory vote to approve named executive officer compensation		For For	For	For
TE CONNECTIVITIE ETD	10-Mai-2021 Allituat	20	A binding vote to approve fiscal year 2022 maximum aggregate compensation amount for executive		1 01	1 01	1 01
TE CONNECTIVITY LTD	10-Mar-2021 Annual	29	management		For	For	For
TE CONNECTIVITY ETD	To Mar 2021 Amidat		To ratify the selection of PricewaterhouseCoopers LLP as our independent public accountants for our		1 01	1 01	1 01
QUALCOMM INCORPORATED	10-Mar-2021 Annual	15	fiscal year ending September 26, 2021.		For	Against	Against
QUALCOMM INCORPORATED	10-Mar-2021 Annual	1	Election of Director: Sylvia Acevedo		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	2	Election of Director: Mark Fields		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	3	Election of Director: Jeffrey W. Henderson		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	4	Election of Director: Gregory N. Johnson		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	5	Election of Director: Ann M. Livermore		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	6	Election of Director: Harish Manwani		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	7	Election of Director: Mark D. McLaughlin		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	8	Election of Director: Jamie S. Miller		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	9	Election of Director: Steve Mollenkopf		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	10	Election of Director: Clark T. Randt, Jr.		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	11	Election of Director: Irene B. Rosenfeld		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	12	Election of Director: Kornelis "Neil" Smit		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	13	Election of Director: Jean-Pascal Tricoire		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	14	Election of Director: Anthony J. Vinciquerra		For	For	For
QUALCOMM INCORPORATED	10-Mar-2021 Annual	16	To approve, on an advisory basis, our executive compensation.		For	For	For
			Approval of the S&P Global Share Issuance. To vote on a proposal to approve the issuance of S&P				
			Global Inc. common stock, par value \$1.00 per share, to the shareholders of IHS Markit Ltd. in				
			connection with the merger contemplated by Agreement and Plan of Merger dated Nov. 29, 2020, as				
CCD CLODAL INC	44 Nov 2024 See 1		amended by Amendment No. 1, dated as of January 20, 2021, and as it may further be amended from		For		Гои
S&P GLOBAL INC.	11-Mar-2021 Special	1	time to time, by and among S&P Global Inc., Sapphire Subsidiary, Ltd. and IHS Markit Ltd.		For	For	For
AMEDICOLID CEDED CENT CORPORATION	44 May 2024 Americal	4.4	Ratification of Ernst & Young LLP as the Company's independent registered public accounting firm for		For	Against	Aggingt
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual 11-Mar-2021 Annual	11	fiscal year 2021. Election of Director: Ornella Barra		For For	Against	Against
AMEDICOLIDOEDED CENTOODO ATION	LLL-Mar-/II/ LLADDIAL	1.1	DIECTON OF DIECTOR, OTHERA DALIA		ILOI	For	For
AMERISOURCEBERGEN CORPORATION		12				For	For
AMERISOURCEBERGEN CORPORATION AMERISOURCEBERGEN CORPORATION AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual 11-Mar-2021 Annual	2	Election of Director: Steven H. Collis Election of Director: D. Mark Durcan		For For	For For	For For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	5	Election of Director: Lon R. Greenberg		For	d Vote For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	6	Election of Director: Jane E. Henney, M.D.		For	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	7	Election of Director: Kathleen W. Hyle		For	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	8	Election of Director: Michael J. Long		For	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	9	Election of Director: Henry W. McGee		For	Against	Against
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	10	Election of Director: Dennis M. Nally		For	For	For
AMENISOUNCEBERGEN CONTONATION	TT Mai 2021 Amade	10	Stockholder proposal, if properly presented, to adopt a policy that the Chair of the Board be an		1 01	1 01	101
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	13	Independent Director.		Against	For	Against
AMERISOURCEBERGEN CORPORATION	11-Mar-2021 Annual	12	Advisory vote to approve the compensation of named executive officers.		For	Against	Against
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	8	PRESENTATION AND APPROVAL OF THE AUDITED ANNUAL REPORT		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	q	RESOLUTION ON DISTRIBUTION OF PROFIT IN ACCORDANCE WITH THE APPROVED ANNUAL REPORT		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	10	APPROVAL OF THE REMUNERATION REPORT FOR 2020		For	For	For
NOVOZIMES A/ S	11-Mai-2021 Affiliaat Gefferat Meeting	10	APPROVAL OF REMUNERATION OF THE BOARD OF DIRECTORS FOR 2020 AND THE REMUNERATION LEVEL		101	1 01	101
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	11	FOR 2021		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	12	ELECTION OF CHAIR: JOERGEN BUHL RASMUSSEN		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	13	ELECTION OF VICE CHAIR: CORNELIS (CEES) DE JONG		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	14	ELECTION OF VICE CHAIR. CORNELTS (CEES) DE SONG ELECTION OF OTHER BOARD MEMBERS: HEINE DALSGAARD		For		+
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	15	ELECTION OF OTHER BOARD MEMBERS: SHARON JAMES			Against For	Against
	<u> </u>		ELECTION OF OTHER BOARD MEMBERS: SAIN KUTAY		For		For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	16			For	Against	Against
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	17	ELECTION OF OTHER BOARD MEMBERS: KIM STRATTON		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	18	ELECTION OF OTHER BOARD MEMBERS: MATHIAS UHLEN		For	Against	Against
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	19	ELECTION OF AUDITOR: RE-ELECTION OF PWC		For	For	For
			PROPOSALS FROM THE BOARD OF DIRECTORS: RENEWAL OF AUTHORIZATION TO THE BOARD OF				_
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	20	DIRECTORS TO IMPLEMENT CAPITAL INCREASES		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	21	PROPOSALS FROM THE BOARD OF DIRECTORS: REDUCTION OF THE SHARE CAPITAL		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	22	PROPOSALS FROM THE BOARD OF DIRECTORS: AUTHORIZATION TO ACQUIRE TREASURY SHARES		For	For	For
			PROPOSALS FROM THE BOARD OF DIRECTORS: AMENDMENT OF ARTICLE 7 (SHAREHOLDERS MEETING,				
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	23	TIME, PLACE AND NOTICE)		For	For	For
			PROPOSALS FROM THE BOARD OF DIRECTORS: APPROVAL OF AMENDMENT OF REMUNERATION POLICY				
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	24	(FORMALIZING THE FEE STRUCTURE OF THE INNOVATION COMMITTEE)		For	For	For
NOVOZYMES A/S	11-Mar-2021 Annual General Meeting	25	AUTHORIZATION TO THE MEETING CHAIRPERSON		For	For	For
IHS MARKIT LTD	11-Mar-2021 Special	1	Approval and Adoption of the Merger Agreement, the Statutory Merger Agreement and the Transactions Contemplated Thereby. To vote on a proposal to approve and adopt the Agreement and Plan of Merger, dated as of November 29, 2020, as amended by Amendment No. 1, dated as of January 20, 2021, and as it may further be amended from time to time, by and among S&P Global Inc., Sapphire Subsidiary, Ltd., and IHS Markit Ltd., the statutory merger agreement among the same, and the transactions contemplated thereby.		For	For	For
III MARKET ETP	TT Mai 2021 Special		IHS Markit Ltd. Merger-Related Compensation. To vote on a proposal to approve, by advisory (non-		1 01	1 01	101
			binding) vote, certain compensation arrangements that may be paid or become payable to IHS Markit				
IHS MARKIT LTD	11-Mar-2021 Special	2	Ltd.'s named executive officers in connection with the merger.		For	Against	Against
IIIS MARKIT ETD	11 Mai 2021 Special		Ratify the selection of PricewaterhouseCoopers LLP as the Company's independent registered public		1 01	Against	Agamst
F5 NETWORKS, INC.	11-Mar-2021 Annual	12	accounting firm for fiscal year 2021.		For	Against	Against
F5 NETWORKS, INC.	11-Mar-2021 Annual	1	Election of Director: Sandra E. Bergeron		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	2	Election of Director: Elizabeth L. Buse		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	3	Election of Director: Michel Combes		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	1	Election of Director: Michael L. Dreyer		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	5	Election of Director: Alan J. Higginson		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	6	Election of Director: Peter S. Klein		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	7	Election of Director: François Locoh-Donou		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	2	Election of Director: Nikhil Mehta		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	0	Election of Director: Mixing Mental Election of Director: Marie E. Myers				For
F5 NETWORKS, INC.	11-Mar-2021 Annual	10	Election of Director: Marie E. Myers Election of Director: Sripada Shivananda		For For	For For	For
· · · · · · · · · · · · · · · · · · ·			·				
F5 NETWORKS, INC.	11-Mar-2021 Annual	11	Approve the F5 Networks, Inc. 2014 Incentive Plan.		For	For	For
F5 NETWORKS, INC.	11-Mar-2021 Annual	13	Advisory vote to approve the compensation of our named executive officers.		For	For	For
ADDITED HATEDIALS INS	44 14-11 2024	42	Ratification of the appointment of KPMG LLP as Applied Materials' independent registered public		_	ļ	
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	12	accounting firm for fiscal year 2021.		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	14	Approval of the Omnibus Employees' Stock Purchase Plan.		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	13	Approval of the amended and restated Employee Stock Incentive Plan.		For	For	For
			Shareholder proposal to improve the executive compensation program and policy to include CEO pay			1.	1_
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	16	ratio and other factors.		Against	Against	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	1	Election of Director: Rani Borkar		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	2	Election of Director: Judy Bruner		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	3	Election of Director: Xun (Eric) Chen		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	4	Election of Director: Aart J. de Geus		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
APPLIED MATERIALS, INC.	Date 11-Mar-2021 Annual	E	Election of Director: Gary E. Dickerson		Vote	d Vote	For
APPLIED MATERIALS, INC. APPLIED MATERIALS, INC.	11-Mar-2021 Annual	5	Election of Director: Thomas J. Iannotti		For For	For For	For For
APPLIED MATERIALS, INC. APPLIED MATERIALS, INC.	11-Mar-2021 Annual	7	Election of Director: Alexander A. Karsner		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	8	Election of Director: Advander A. Narsher		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	9	Election of Director: Yvonne McGill		For	For	For
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	10	Election of Director: Scott A. McGregor		For	For	For
AFFEIED MATERIALS, INC.	TT-Mat-2021 Attituat	10	Shareholder proposal to adopt a policy, and amend our governing documents as necessary, to require		101	1 01	101
			the Chairman of the Board to be independent whenever possible including the next Chairman of the				
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	15	Board transition.		Against	For	Against
AFFEIED MATERIALS, INC.	TT-Mat-2021 Attituat	13	Approval, on an advisory basis, of the compensation of Applied Materials' named executive officers for		Against	101	Agamst
APPLIED MATERIALS, INC.	11-Mar-2021 Annual	11	fiscal year 2020.		For	For	For
MITCHELLS & BUTLERS PLC	11-Mar-2021 Ordinary General Meetir		AUTHORISE ISSUE OF EQUITY IN CONNECTION WITH THE OPEN OFFER		For For	For For	For
MITCHELLS & BUILERS PLC	11-Mar-2021 Ordinary General Meetii	ig i	AOTHORISE ISSUE OF EQUITT IN CONNECTION WITH THE OPEN OFFER		FOI	FOI	FOI
MITCHELLS & BUTLEPS DIC	11-Mar-2021 Ordinary General Meetir		AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE OPEN OFFER		F	F	F
MITCHELLS & BUTLERS PLC			AUTHORISE IMPLEMENTATION OF OPEN OFFER		For	For	For
MITCHELLS & BUTLERS PLC	11-Mar-2021 Ordinary General Meetir	1g 3	Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting		For	For	For
HOLOGIC INC	144 14 2024 14 1	10			_	_	_
HOLOGIC, INC.	11-Mar-2021 Annual	10	firm for fiscal 2021.		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	1	Election of Director: Stephen P. MacMillan		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	2	Election of Director: Sally W. Crawford		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	3	Election of Director: Charles J. Dockendorff		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	4	Election of Director: Scott T. Garrett		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	5	Election of Director: Ludwig N. Hantson		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	6	Election of Director: Namal Nawana		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	7	Election of Director: Christiana Stamoulis		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	8	Election of Director: Amy M. Wendell		For	For	For
HOLOGIC, INC.	11-Mar-2021 Annual	9	A non-binding advisory resolution to approve executive compensation.		For	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A	Neeting 3	RE-ELECT MR. CHEN YUN AS AN EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General N	leeting 4	ELECT MR. CHEN WENJIAN AS AN EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A	Neeting 5	RE-ELECT MR. WANG SHIQI AS AN EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A	leeting 6	ELECT MR. WEN LIMIN AS A NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A		ELECT MR. ZHANG CHENG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			RE-ELECT MR. CHUNG SHUI MING TIMPSON AS AN INDEPENDENT NONEXECUTIVE DIRECTOR OF THE				
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A	Neeting 9	COMPANY		For	Against	Against
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A		ELECT MR. XIU LONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			TO CONSIDER AND APPROVE THE PROPOSAL TO ELECT MR. JIA HUIPING AS A SHAREHOLDER				1
			REPRESENTATIVE SUPERVISOR OF THE FIFTH SESSION OF THE SUPERVISORY COMMITTEE OF THE				
			COMPANY FOR A TERM OF THREE YEARS COMMENCING IMMEDIATELY AFTER THE DATE OF THE				
			RELEVANT RESOLUTION PASSED BY THE EGM UNTIL THE EXPIRY OF THE TERM OF THE FIFTH SESSION OF				
CHINA RAILWAY GROUP LTD	12-Mar-2021 ExtraOrdinary General A	Neeting 11	THE SUPERVISORY COMMITTEE OF THE COMPANY		For	For	For
CHINA NAIEWAY GROOF ETD	12 Mai 2021 Exclaoranally deficial N	iccenis i i	TO APPROVE THE ANNUAL FINANCIAL STATEMENTS AND THE INDIVIDUAL AND CONSOLIDATED		1 01	101	101
MAPFRE, SA	12-Mar-2021 Ordinary General Meetir	ng /	MANAGEMENT REPORTS FOR THE 2020 FISCAL YEAR		For	For	For
MATTIC, 3A	12-Mai-2021 Ordinary General Meetin	ig T	TO APPROVE THE INTEGRATED REPORT FOR THE 2020 FISCAL YEAR, WHICH INCLUDES THE STATEMENT		1 01	101	101
MAPFRE, SA	12-Mar-2021 Ordinary General Meetir	,	OF NON FINANCIAL INFORMATION		For	For	For
MAPERE, SA	12-Mar-2021 Ordinary General Meetin	ig 5	TO APPROVE THE DISTRIBUTION OF RESULTS FOR THE 2020 FISCAL YEAR AS PROPOSED BY THE BOARD		For	For	For
MADEDE CA	42 May 2024 Ondinant Canaul Heart		OF DIRECTORS AND TO CONSEQUENTLY DISTRIBUTE A TOTAL DIVIDEND OF 0.125 EUROS GROSS PER		For	For	For
MAPERE, SA	12-Mar-2021 Ordinary General Meetin	•	SHARE TO ADDROVE THE MANAGEMENT OF THE POARD OF DIRECTORS IN THE 2020 FISCAL VEAD		For	For	For
MAPFRE, SA	12-Mar-2021 Ordinary General Meetin	ıg /	TO APPROVE THE MANAGEMENT OF THE BOARD OF DIRECTORS IN THE 2020 FISCAL YEAR		For	For	For
HARERE CA	42 11 2221 2 12 2		TO RE ELECT BOARD DIRECTOR MS. ANA ISABEL FERNANDEZ ALVAREZ, AS AN INDEPENDENT BOARD		_	_	_
MAPFRE, SA	12-Mar-2021 Ordinary General Meetin	ig 8	DIRECTOR FOR A FURTHER FOUR YEARS		For	For	For
		[_	TO RE ELECT BOARD DIRECTOR MR. FRANCISCO JOSE MARCO ORENES AS EXECUTIVE BOARD DIRECTOR		_	_	_
MAPFRE, SA	12-Mar-2021 Ordinary General Meetin	ng 9	FOR A FURTHER FOUR YEARS		For	For	For
			TO RE ELECT BOARD DIRECTOR MR. FERNANDO MATA VERDEJO AS EXECUTIVE BOARD DIRECTOR FOR A				
MAPFRE, SA	12-Mar-2021 Ordinary General Meetin		FURTHER FOUR YEARS		For	For	For
MAPFRE, SA	12-Mar-2021 Ordinary General Meetir		TO AMEND ARTICLE 11 OF THE BYLAWS		For	For	For
MAPFRE, SA	12-Mar-2021 Ordinary General Meetin	ng 12	TO INCLUDE A NEW ARTICLE 8 BIS IN THE REGULATIONS FOR THE ANNUAL GENERAL MEETING		For	For	For
			TO AUTHORIZE THE BOARD OF DIRECTORS WITH THE POWER OF REPLACEMENT, SO THAT, PURSUANT				
			TO THE PROVISIONS OF ARTICLE 146 AND IN ACCORDANCE WITH THE RECAST TEXT OF THE SPANISH				
			CORPORATIONS ACT, THE COMPANY MAY PROCEED, DIRECTLY OR THROUGH SUBSIDIARY COMPANIES,				
MAPFRE, SA	12-Mar-2021 Ordinary General Meetir	ng 13	TO PURCHASE ITS TREASURY STOCK		For	For	For
			TO COUNTERSIGN THE 2020 ANNUAL REPORT REGARDING BOARD DIRECTORS' REMUNERATION THAT IS				1
			SUBMITTED, IN AN ADVISORY CAPACITY, TO THE ANNUAL GENERAL MEETING, WITH THE FAVORABLE				
MAPFRE, SA	12-Mar-2021 Ordinary General Meetir	ng 14	REPORT BY THE APPOINTMENTS AND REMUNERATION COMMITTEE		For	Against	Against
,	,,	~ '					

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			TO EVITAID THE ADDOINTMENT OF THE FIRM VANCA MIDITADES S. L. AS MIDITADES OF THE COMPANY		Vote	d Vote	
				TO EXTEND THE APPOINTMENT OF THE FIRM KPMG AUDITORES S.L. AS AUDITORS OF THE COMPANY'S				
				ACCOUNTS, BOTH FOR THE INDIVIDUAL ANNUAL ACCOUNTS AND FOR THE CONSOLIDATED ACCOUNTS				
				FOR A THREE YEAR PERIOD, I.E. FOR FISCAL YEARS 2021, 2022 AND 2023 THIS IS WITHOUT PREJUDICE				
			1	TO THE FACT THAT THE APPOINTMENT MAY BE REVOKED BY THE ANNUAL GENERAL MEETING BEFORE				
MAPFRE, SA	12-Mar-2021	Ordinary General Meeting	15	THE END OF THIS PERIOD, PROVIDED THERE IS JUST CAUSE TO DO SO		For	For	For
				TO AUTHORIZE THE ROADS OF DISECTORS TO DELECATE THE VESTER BOWERS COVERS BY THE				
				TO AUTHORIZE THE BOARD OF DIRECTORS TO DELEGATE THE VESTED POWERS CONFERRED BY THE				
				ANNUAL GENERAL MEETING, AS PROVIDED FOR UNDER ARTICLE 249 BIS OF THE RECAST TEXT OF THE				
				SPANISH CORPORATIONS ACT, REGARDING THE PREVIOUS RESOLUTIONS TO THE STEERING COMMITTEE,				
MAPFRE, SA	12-Mar-2021	Ordinary General Meeting	16	WITH EXPRESS POWERS OF SUBSTITUTION FOR EACH AND EVERY MEMBER OF THE BOARD OF DIRECTORS		For	For	For
				TO DELEGATE THE BROADEST POWERS TO THE CHAIRMAN AND TO THE SECRETARY OF THE BOARD OF				
				DIRECTORS SO THAT EITHER OF THEM MAY APPEAR BEFORE A NOTARY AND PROCEED TO EXECUTE AND				
				SUBMIT TO THE PUBLIC THESE RESOLUTIONS BY EXECUTING THE NECESSARY PUBLIC AND PRIVATE				
MAPFRE, SA	12-Mar-2021	Ordinary General Meeting	17	DOCUMENTS REQUIRED FOR THEIR REGISTRATION IN THE COMPANY REGISTRY		For	For	For
MAPFRE, SA	12-Mar-2021	Ordinary General Meeting	18	TO AUTHORIZE THE BOARD OF DIRECTORS TO CLARIFY AND INTERPRET THE PRECEDING RESOLUTIONS		For	For	For
				Bringing flexibility in terms of the number of members of the Board of Directors, which may be				
				comprised of at least 11 and at most 13 members, according to the Management Proposal (head				
VALE S.A.	12-Mar-2021	Special	3	paragraph of Article 11).		For	For	For
				Provision that, for the election of members of the Board of Directors, those candidates who receive				
ĺ				the highest number of votes in favor are considered elected, and those candidates who have more				
				votes against than in favor are excluded, subject to the number of vacancies to be filled, according to				
VALE S.A.	12-Mar-2021	Special	8	the Management Proposal (new paragraph 10, items V and VI, of Article 11).		For	Against	Against
77122 3371	12 //(01 2021	Special		Amendments of wording: 1a. Amendment to the wording in Article 1, head paragraph, to include the		1 01	7.5amse	Agamot
				definition of Vale as "Company" and consequent amendment in subsequent provisions (Article 2, head				
				paragraph; Article 3; Article 4; Article 5, paragraph 6; Article 6, head paragraph and paragraph 3;				
				Article 7, IV to VI; Article 8, paragraph 2; Article 9, head paragraph; Article 10, head paragraph;				
VIII 5 4	40.44			Article 11, paragraphs 2 and 12; Article 12, Sole Paragraph; Article 14, I, V to IX,XI, XIII,(due to		_	_	_
VALE S.A.	12-Mar-2021	Special	1	space limits, see proxy statement for full proposal).		For	For	For
				Inclusion of the appointment, by the elected independent members, of a lead independent member,				
				and provision of the respective duties, according to the Management Proposal (new paragraph 6 of				
VALE S.A.	12-Mar-2021	Special	6	Article 11).		For	For	For
				Renumbering and adjustment to the wording in new paragraphs 11 and 12 of Article 11, according to				
VALE S.A.	12-Mar-2021	Special	9	the Management Proposal.		For	For	For
				Amendment to the head paragraph of Article 12 to reduce the number of ordinary meetings and				
				amend the minimum number of members to call a meeting of the Board of Directors, according to the				
VALE S.A.	12-Mar-2021	Special	10	Management Proposal.		For	For	For
				Amendments on the responsibilities of the Board of Directors and the Executive Board: 11a. Inclusion				
				in Article 14, item VI, of the safety of people as a factor to be considered when establishing the				
				purpose, guidelines and strategic plan of the Company, according to the Management Proposal. 11b.				
				Inclusion to expressly state practices already adopted by Management, for approval of the Company's				
				purposes, according to the Management Proposal (Article 14, item VII and Article 29, IV)(due to				
VALE S.A.	12-Mar-2021	Special	11	space limits, see proxy statement for full proposal).		For	For	For
TALL J.A.	12 Mai 2021	Special	+''	Provisions about the Committees and the committees' coordinators coordinators: 12a. Amendment in		1 01	1 01	1 01
				Article 15, head paragraph, of the number of permanent advisory committees, inclusion of the				
				Compensation scope for the Personnel and Governance Committee and inclusion of the Nomination				
				and Innovation Committees, according to the Management Proposal. 12b. According to the				
V4156 4			42	Management Proposal, inclusion in Article 15, paragraph 3, to regulate how to choose the advisory		_	_	_
VALE S.A.	12-Mar-2021	Special	12	committees' coordinators.		For	For	For
				Amendment of Article 23, paragraph 3, to increase the term of office of the members of the Executive			_	
VALE S.A.	12-Mar-2021	-	13	Board, according to the Management Proposal.		For	For	For
VALE S.A.	12-Mar-2021	Special	14	Restatement of the By-Laws to reflect the changes approved at the Shareholders' Meeting.		For	For	For
				Change in the positions of alternate member and new rule for replacing directors: 2a. Elimination of				
				the position of alternate member of the Board of Directors, except for the member and his or her				
				alternate elected, in a separate vote, by the employees, according to the Management Proposal				
				(Article 9, paragraph 1, Article 11, paragraph 2, and new, paragraphs 8, 9, and 12 of Article 11). 2b.				
				New rule for replacement of Directors in the event of impediment/temporary absence or vacancy,				
VALE S.A.	12-Mar-2021	Special	2	(due to space limits, see proxy statement for full proposal).		For	For	For
THE JIM	12-14101-2021	Special	-	Inclusion of the procedure for submission of a voting list, individually, by candidate, for the election		101	1 01	1 01
ĺ				of members of the Board of Directors, according to the Management Proposal (new paragraph 10,				
MALE C. A.	42 11 2024	Chasial	7	items I, II, III, IV and VII, of Article 11).		For	For	For
VALE S.A.	12-Mar-2021	special	/	premis i, ii, iii, iv and vii, or article ii).	I	For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			Amendments of items referring to the independence structure: 4a. Increasing the minimum number of		Vote	d Vote	
				independent members of the Board of Directors, according to the Management Proposal (Article 11,				
				paragraph 3). 4b. According to the Management Proposal, including a new provision to define the				
				concept of independent directors, in line with the best international practices in the market (new				
VALE S.A.	12-Mar-2021	Special	1	paragraph 4 of Article 11).		For	For	For
VALE J.A.	12-Mai-2021	Special	7	Provisions for the Chairman and Vice-Chairman: 5a. Provision that the Chairman and Vice-Chairman of		1 01	1 01	1 01
				the Board of Directors be individually elected by the Shareholders' Meeting. 5b. Consolidation of				
				former paragraphs 5 and 6 of Article 11 into the new paragraph 8 of Article 11 to address cases of				
				vacancy of the positions of Chairman and Vice-Chairman of the Board. 5c. Provision that the Board of				
				Directors shall be represented externally by its Chairman or by a director appointed by the latter				
NALE C. A	12 May 2021	Casaisl	_			Гои	Ган	
VALE S.A.	12-Mar-2021		2	(new paragraph 7 of Article 11).		For	For	For
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ON AN EARLY TERMINATION OF THE OFFICE OF THE COMPANY BOARD OF DIRECTORS		For	For	For
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: ANISCHENKO ANDREY ANATOLYEVICH		For	For	For
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: BOYARINOV PAVEL SERGEEVICH		For	Against	Against
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: GORDON MARIA VLADIMIROVNA		For	For	For
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: GRACHEV PAVEL SERGEEVICH		For	Against	Against
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: DAVYDOVA MARIA SERGEEVNA		For	Against	Against
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: KLENOV DMITRIY		For	Against	Against
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: KLIMANOV VLADIMIR GENNADYEVICH		For	Against	Against
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: KOTOMKIN STANISLAV VALERYEVICH		For	For	For
DETSKY MIR PJSC	12-Mar-2021	ExtraOrdinary General Meeting	12	ELECTION OF BOARD OF DIRECTOR: MAHER TONY		For	Against	Against
DETSKY MIR PJSC	12-Mar-2021	ExtraOrdinary General Meeting	13	ELECTION OF BOARD OF DIRECTOR: STISKIN MIKHAIL BORISOVICH		For	Against	Against
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: FOSS MICHAEL		For	For	For
DETSKY MIR PJSC		ExtraOrdinary General Meeting		ELECTION OF BOARD OF DIRECTOR: SHEVCHUK ALEXANDR VIKTOROVICH		For	For	For
DETSKY MIR PJSC		ExtraOrdinary General Meeting		APPROVAL OF THE INTERNAL DOCUMENT OF THE COMPANY		For	For	For
DETSKT MIKETSSE	12 Mai 2021	Extraordinary General Meeting	10	TO CONSIDER AND, IF THOUGHT FIT, PASS THE FOLLOWING RESOLUTION, WITH OR WITHOUT		1 01	1 01	1 01
				MODIFICATIONS, AS AN ORDINARY RESOLUTION OF THE COMPANY: THAT (A) THE EQUITY TRANSFER				
				AGREEMENT (AS DEFINED IN THE CIRCULAR OF THE COMPANY DATED 10 FEBRUARY 2021) AND THE				
				TRANSACTIONS CONTEMPLATED THEREUNDER BE AND ARE HEREBY APPROVED, CONFIRMED AND				
				· ·				
				RATIFIED; AND (B) ANY DIRECTOR OF THE COMPANY BE AND IS HEREBY AUTHORIZED, FOR AND ON				
				BEHALF OF THE COMPANY, TO TAKE ALL STEPS AND DO ALL ACTS AND THINGS AS HE CONSIDERS TO BE				
				NECESSARY, APPROPRIATE OR EXPEDIENT IN CONNECTION WITH AND TO IMPLEMENT OR GIVE EFFECT				
				TO THE EQUITY TRANSFER AGREEMENT AND THE TRANSACTIONS CONTEMPLATED THEREUNDER, AND				
				TO EXECUTE ALL SUCH OTHER DOCUMENTS, INSTRUMENTS AND AGREEMENTS (INCLUDING THE				
				AFFIXATION OF THE COMPANY'S COMMON SEAL) DEEMED BY HIM TO BE INCIDENTAL TO, ANCILLARY TO				
				OR IN CONNECTION WITH THE EQUITY TRANSFER AGREEMENT AND THE TRANSACTIONS CONTEMPLATED				
KUNLUN ENERGY COMPANY LTD	12-Mar-2021	Special General Meeting	3	THEREUNDER		For	For	For
				APPROVAL OF THE COMPANY'S ANNUAL REPORT AND VALIDATION OF THE COMPANY'S CONSOLIDATED				
				FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2020 AND APPROVAL OF THE BOARD OF				
				COMMISSIONERS SUPERVISORY ACTIONS REPORT OF 2020 AND VALIDATION OF THE FINANCIAL				
				STATEMENTS OF PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM 2019, INCLUDING THE				
				GRANTING OF FULL RELEASE AND DISCHARGE (VOLLEDIG ACQUIT ET DE CHARGE) TO THE BOARD OF				
				DIRECTORS FOR MANAGEMENT ACTIONS AND TO THE BOARD OF COMMISSIONERS FOR SUPERVISORY				
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	Annual General Meeting	1	ACTIONS CARRIED OUT FOR THE FINANCIAL YEAR 2020		For	For	For
PT BANK MANDIRI (PERSERO) TBK		Annual General Meeting	2	THE APPROVAL OF THE USE THE NET PROFITS OF THE COMPANY'S FOR THE FINANCIAL YEAR 2020		For	For	For
PT BANK MANDIRI (PERSERO) TBK	13-Md1-2021	Annual General Meeting		THE DETERMINATION OF THE REMUNERATION (SALARY, FACILITY, ALLOWANCE AND OTHER BENEFITS)		FOI	FOI	LOI
				· · · · · · · · · · · · · · · · · · ·				
DE DANK MANIPIPI (DEDGEDO) EDI	45.44.0004			FOR THE BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS OF THE COMPANY FOR THE YEAR 2021		_	_	_
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	Annual General Meeting	3	AS WELL AS TANTIEM FOR THE YEAR 2020		For	For	For
				THE APPOINTMENT OF PUBLIC ACCOUNTANT FIRM TO PERFORM AUDIT ON THE COMPANY'S FINANCIAL				
				STATEMENTS AND THE FINANCIAL STATEMENTS OF PARTNERSHIP PROGRAM AND COMMUNITY				
PT BANK MANDIRI (PERSERO) TBK		Annual General Meeting	4	DEVELOPMENT PROGRAM FOR FINANCIAL YEAR 2020		For	For	For
PT BANK MANDIRI (PERSERO) TBK		Annual General Meeting	5	APPROVAL ON UTILIZATION OF FUND RESULTING FROM LIMITED BOND OFFERING		For	For	For
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	Annual General Meeting	6	APPROVAL ON AMENDMENT OF ARTICLE OF ASSOCIATION		For	Against	Against
				APPROVAL ON THE IMPLEMENTATION OF DECREE OF STATE OWNED ENTERPRISE MINISTRY'S				
				REGULATION IN LINE WITH PROCUREMENT OF GOODS AND SERVICES OF COMPANY (PERMEN BUMN				
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	Annual General Meeting	7	NO.08/2020)		For	For	For
				APPROVAL ON THE IMPLEMENTATION OF DECREE OF STATE OWNED ENTERPRISE MINISTRY'S				1
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	Annual General Meeting	8	REGULATION IN LINE WITH ANNUAL MANAGEMENT CONTRACT (PERMEN BUMN NO.11/2020)		For	For	For
PT BANK MANDIRI (PERSERO) TBK		Annual General Meeting	9	APPROVAL OF THE CHANGES OF THE COMPANY'S MANAGEMENT		For	Against	Against
I STATE WHITEIN (I ENSERO) I DR	13-Mai-2021	, and deneral meeting		PRESENTATION OF THE AUDITED ANNUAL REPORT FOR APPROVAL AND RESOLUTION TO DISCHARGE THE		1 01	73541136	ngainst
CADI SPEDG AS	15 11 2024	Annual Conoral Mostins	Q			For	For	For
CARLSBERG AS	15-Mar-2021	Annual General Meeting	Ó	SUPERVISORY BOARD AND THE EXECUTIVE BOARD FROM LIABILITY		For	For	For
SUBJECTED AS	48 665.			PROPOSAL FOR DISTRIBUTION OF THE PROFIT FOR THE YEAR, INCLUDING DECLARATION OF DIVIDENDS:		_	_	_
	145 14 - 2024	IAnnual (-onoral Mooting	ru .	THE SUPERVISORY BOARD PROPOSES A DIVIDEND OF DKK 22 PER SHARE		ILor	For	lFor
CARLSBERG AS CARLSBERG AS		Annual General Meeting Annual General Meeting	10	PRESENTATION OF AN ADVISORY VOTE ON THE REMUNERATION REPORT 2020		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		PROPOSAL FROM THE SUPERVISORY BOARD: APPROVAL OF THE SUPERVISORY BOARD'S REMUNERATION		Vote	d Vote	
CARLSBERG AS	15-Mar-2021 Annual General Meeting	11	FOR 2021		For	For	For
CARESDERO AS	13 Mai 2021 Aimad General Meeting		PROPOSAL FROM THE SUPERVISORY BOARD: PROPOSAL TO REDUCE THE COMPANY'S SHARE CAPITAL		101	101	1 01
CARLSBERG AS	15-Mar-2021 Annual General Meeting	12	FOR THE PURPOSE OF CANCELLING TREASURY SHARES		For	For	For
			PROPOSAL FROM THE SUPERVISORY BOARD: PROPOSAL TO AMEND THE COMPANY'S ARTICLES OF				1
			ASSOCIATION (AUTHORIZATION TO THE SUPERVISORY BOARD TO ASSEMBLE GENERAL MEETINGS AS				
CARLSBERG AS	15-Mar-2021 Annual General Meeting	13	FULLY VIRTUAL GENERAL MEETINGS)		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	15	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: FLEMMING BESENBACHER		For	Against	Abstain
CARLSBERG AS	15-Mar-2021 Annual General Meeting	16	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: LARS FRUERGAARD JORGENSEN		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	17	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: CARL BACHE		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	18	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: MAGDI BATATO		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	19	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: LILIAN FOSSUM BINER		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	20	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: RICHARD BURROWS		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	21	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: SOREN-PETER FUCHS OLESEN		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	22	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: MAJKEN SCHULTZ		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	23	RE-ELECTION OF MEMBER TO THE SUPERVISORY BOARD: LARS STEMMERIK		For	For	For
CARLSBERG AS	15-Mar-2021 Annual General Meeting	24	ELECTION OF MEMBER TO THE SUPERVISORY BOARD: HENRIK POULSEN		For	For	For
			RE-ELECTION OF THE AUDITOR PRICEWATERHOUSECOOPERS STATSAUTORISERET				
CARLSBERG AS	15-Mar-2021 Annual General Meeting	25	REVISIONSPARTNERSELSKAB (PWC)		For	For	For
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM THE				
			SHAREHOLDERS AKADEMIKERPENSION AND LD FONDE: PROPOSAL TO COMPLETE AND PUBLISH A TAX				
CARLSBERG AS	15-Mar-2021 Annual General Meeting	14	TRANSPARENCY FEASIBILITY ASSESSMENT		For	For	For
			RESOLVED THAT PURSUANT TO THE PROVISIONS OF REGULATION 23 OF THE SEBI (LISTING				
			OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, THE COMPANIES ACT, 2013 AND				
			RULES MADE THEREUNDER (INCLUDING ANY STATUTORY MODIFICATION(S) THEREOF FOR THE TIME				
			BEING IN FORCE) AND THE RELATED PARTY TRANSACTIONS POLICY OF THE COMPANY, APPROVAL OF				
			THE MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED TO THE BOARD OF DIRECTORS FOR				
			CONTRACTS/ARRANGEMENTS/ TRANSACTIONS ENTERED/ TO BE ENTERED INTO WITH GAIL (INDIA)				
			LIMITED, INDIAN OIL CORPORATION LIMITED, OIL AND NATURAL GAS CORPORATION LIMITED (ONGC),				
			BHARAT PETROLEUM CORPORATION LIMITED AND THEIR AFFILIATES, RELATED PARTIES UNDER THE				
			COMPANIES ACT, 2013 AND THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS)				
			REGULATIONS, 2015 DURING THE FINANCIAL YEAR 2021-22 FOR SUPPLY OF GOODS OR AVAILING OR				
			RENDERING OF ANY SERVICES IN THE ORDINARY COURSE OF BUSINESS AND ON ARM'S LENGTH BASIS,				
			WHICH MAY EXCEED THE MATERIALITY THRESHOLD LIMIT I.E. EXCEEDS TEN PERCENT OF THE ANNUAL				
			CONSOLIDATED TURNOVER OF THE COMPANY AS PER THE LAST AUDITED FINANCIAL STATEMENTS OF				
			THE COMPANY. RESOLVED FURTHER THAT THE BOARD OF DIRECTORS OF THE COMPANY BE AND IS				
			HEREBY AUTHORIZED TO DO ALL SUCH ACTS, MATTERS, DEEDS AND THINGS AND GIVE ALL SUCH				
			DIRECTIONS AS IT MAY DEEM NECESSARY, EXPEDIENT OR DESIRABLE, IN ORDER TO GIVE EFFECT TO				
PETRONET LNG LIMITED	15-Mar-2021 ExtraOrdinary General M	eeting 1	THIS RESOLUTION		For	For	For
			RESOLVED THAT PURSUANT TO THE PROVISIONS OF SECTION 149, 152 READ WITH SCHEDULE IV AND				
			OTHER APPLICABLE PROVISIONS, IF ANY, OF THE COMPANIES ACT, 2013, THE COMPANIES				
			(APPOINTMENT AND QUALIFICATION OF DIRECTORS) RULES, 2014 AND THE APPLICABLE PROVISIONS OF				
			THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (INCLUDING				
			ANY STATUTORY MODIFICATION(S) OR RE-ENACTMENT(S) THEREOF, FOR THE TIME BEING IN FORCE),				
			APPROVAL OF MEMBERS OF THE COMPANY BE AND IS HEREBY ACCORDED FOR RE-APPOINTMENT OF				
			SHRI SIDHARTHA PRADHAN (DIN: 06938830), WHO WAS RE-APPOINTED AS INDEPENDENT DIRECTOR BY				
			THE BOARD IN ITS MEETING HELD ON 11.02.2021, FOR A PERIOD OF THREE YEARS W.E.F 16.5.2021				
	45.11. 0001 - 1. 0. 1. 1.		AFTER THE DATE OF COMPLETION OF HIS EXISTING TENURE ON 15.05.2021, NOT LIABLE TO RETIRE BY		_	_	_
PETRONET LNG LIMITED	15-Mar-2021 ExtraOrdinary General M	eeting 2	ROTATION CE ENANGUA CTATEMENTS		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: NO MIN YOUR		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: NO MIN YONG		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	5	ELECTION OF A NON-PERMANENT DIRECTOR: JEONG TAK		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR: GIM HEUNG SU ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GWON SU YEONG		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	0			For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	ŏ	ELECTION OF AUDIT COMMITTEE MEMBER: GIM HEUNG SU		For	For	For
POSCO INTERNATIONAL	15-Mar-2021 Annual General Meeting	9	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
MARUTI SUZUKI INDIA LTD	16-Mar-2021 Other Meeting		ALTERATION OF THE OBJECT CLAUSE OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY		For	For	For
DI LICEGO L'ED	47 11 2024 5-4- 0-12 - 0	a a trian colo	TO ELECT TAMI GOTTLIEB AS AN EXTERNAL DIRECTOR AND INDEPENDENT NON-EXECUTIVE DIRECTOR OF		Fax	F	
PLUS500 LTD	16-Mar-2021 ExtraOrdinary General M	eeting 2	THE COMPANY FOR A THREE YEAR TERM		For	For	For
DI LICEGO LED	47 11 2024 5-4- 0-12 - 0	a a triancia	TO APPROVE THE FEES PAYABLE TO TAMI GOTTLIEB FOR HER SERVICES AS AN EXTERNAL DIRECTOR AND		Fax	F	
PLUS500 LTD	16-Mar-2021 ExtraOrdinary General M	eting I 3	INDEPENDENT NON-EXECUTIVE DIRECTOR OF 75,000 GBP		lFor	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
PLUS500 LTD		ExtraOrdinary General Meeting	4	TO APPROVE AN INCREASE IN THE FEES PAYABLE TO ANNE GRIM FOR HER SERVICES AS AN EXTERNAL DIRECTOR AND INDEPENDENT NON-EXECUTIVE DIRECTOR		For	d Vote For	For
PLUS500 LTD		ExtraOrdinary General Meeting		TO APPROVE THE FEES PAYABLE TO SIGALIA HEIFETZ FOR HER SERVICES AS AN INDEPENDENT NON- EXECUTIVE DIRECTOR OF 75,000 GBP GROSS PER ANNUM				
PLOSSOU LID	10-Md1-2021	Extraordinary General Meeting	3	TO AMEND ARTICLE 41 OF THE COMPANY'S ARTICLES OF ASSOCIATION TO INCREASE THE MAXIMUM SIZE		For	For	For
PLUS500 LTD	16-Mar-2021	ExtraOrdinary General Meeting	6	OF THE COMPANY'S BOARD OF DIRECTORS FROM EIGHT DIRECTORS TO NINE DIRECTORS		For	For	For
QT GROUP PLC		Annual General Meeting	11	ADOPTION OF THE FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS		For	For	For
				RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF				
				DIVIDEND: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT NO				
				DIVIDEND WILL BE PAID BASED ON THE BALANCE SHEET ADOPTED FOR THE ACCOUNTING PERIOD THAT				
OT COOLD DIC	44, 11- 11 2024	Assessed Commontal Managina	42	ENDED ON DECEMBER 31, 2020, AND THAT THE PROFIT OF EUR 4,914,872.49 FOR THE ACCOUNTING		F	F	F
QT GROUP PLC	16-Mar-2021	Annual General Meeting	12	PERIOD THAT ENDED ON DECEMBER 31, 2020 WILL BE CARRIED OVER TO RETAINED EARNINGS DEMAND FOR MINORITY DIVIDEND: BECAUSE THE BOARD OF DIRECTORS HAS PROPOSED THAT NO		For	For	For
				DIVIDEND WILL BE PAID, A MINORITY DIVIDEND PURSUANT TO CHAPTER 13, SECTION 7 OF THE LIMITED				
				LIABILITY COMPANIES ACT IS AN OPTION. THE MINORITY DIVIDEND MUST BE DISTRIBUTED IF IT IS				
				SUPPORTED BY SHAREHOLDERS HOLDING A MINIMUM OF ONE-TENTH OF ALL SHARES. THE AMOUNT OF				
				THE MINORITY DIVIDEND IS EUR 2,457,436.24, CORRESPONDING TO ONE-HALF OF THE PROFIT FOR THE				
				FISCAL YEAR. A SHAREHOLDER SUPPORTING THE MINORITY DIVIDEND CAN VOTE FOR THE MINORITY				
				DIVIDEND IN THE ADVANCE VOTING, AND IT IS NOT NECESSARY TO PRESENT A SEPARATE DEMAND OR				
QT GROUP PLC	16-Mar-2021	Annual General Meeting	13	COUNTERPROPOSAL		For	Against	Abstain
				RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT				
QT GROUP PLC	16-Mar-2021	Annual General Meeting	14	AND CEO FROM LIABILITY		For	For	For
QT GROUP PLC		7	15	HANDLING OF THE REMUNERATION REPORT FOR GOVERNING BODIES		For	For	For
QT GROUP PLC	16-Mar-2021	Annual General Meeting	17	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS		None		For
				RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: THE COMPENSATION AND				
				NOMINATION COMMITTEE OF THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING				
QT GROUP PLC	16-Mar-2021	Annual General Meeting	18	THAT FIVE MEMBERS OF THE BOARD OF DIRECTORS BE ELECTED		None		For
				ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS: THE COMPENSATION AND NOMINATION				
				COMMITTEE OF THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT THE				
				CURRENT MEMBERS OF THE COMPANY'S BOARD OF DIRECTORS ROBERT INGMAN, JAAKKO KOPPINEN, MIKKO MARSIO, LEENA SAARINEN, AND TOMMI UHARI BE ELECTED BASED ON THEIR CONSENT FOR A				
OT GROUP PLC	16 Mar 2021	Appual Conoral Monting	19	NEW TERM ENDING AT THE CLOSE OF THE 2022 ANNUAL GENERAL MEETING		None		Against
QT GROUP PLC		J	20	RESOLUTION ON THE REMUNERATION FOR THE AUDITOR		None For	For	Against For
QI GROOF FEC	10-Mai-2021	Allituat Gelierat Meeting	20	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON REPURCHASING THE COMPANY'S OWN SHARES		101	1 01	1 01
QT GROUP PLC	16-Mar-2021	Annual General Meeting	21	AND/OR ACCEPTING THEM AS COLLATERAL		For	For	For
Q1 01001 1 20	To Mai 2021	Annual General Meeting		AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON A SHARE ISSUE AND THE GRANTING OF SPECIAL		1 01	1 01	1 01
QT GROUP PLC	16-Mar-2021	Annual General Meeting	22	RIGHTS ENTITLING TO SHARES		For	For	For
				TO RECEIVE THE ADMINISTRATORS ACCOUNTS, TO EXAMINE, DISCUSS AND VOTE THE FINANCIAL		1 2 2		1
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	Annual General Meeting	3	STATEMENTS REGARDING THE FISCAL YEAR ENDED ON DECEMBER 31, 2020		For	For	For
				TO EXAMINE, DISCUSS AND VOTE THE ALLOCATION OF THE NET PROFIT FROM THE FISCAL YEAR THAT				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	Annual General Meeting	4	ENDED ON DECEMBER 31, 2020		For	For	For
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	Annual General Meeting	5	TO SET THE NUMBER OF 8 MEMBERS TO COMPOSE THE BOARD OF DIRECTORS		For	For	For
				DO YOU WISH TO REQUEST THE ADOPTION OF THE CUMULATIVE VOTING PROCESS FOR THE ELECTION				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	Annual General Meeting	6	OF THE BOARD OF DIRECTORS, UNDER THE TERMS OF ARTICLE 141 OF LAW 6,404 OF 1976		For	Against	Abstain
				APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS. POSITIONS LIMIT TO BE COMPLETED, 7.				
				THE SHAREHOLDER CAN INDICATE 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 WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
				THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	Annual General Meeting	8	AMERICO EMILIO ROMI NETO, CHAIRMAN		For	For	For
INDUSTRIAS ROMI SA ROMI	10-Mai-2021	Allituat General Meeting	0	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS, POSITIONS LIMIT TO BE COMPLETED, 7.		101	1 01	1 01
				THE SHAREHOLDER CAN INDICATE 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				
				WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
				THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	Annual General Meeting	9	CARLOS GUIMARAES CHITI, VICE CHAIRMAN		For	Against	Against
				APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS. POSITIONS LIMIT TO BE COMPLETED, 7.			1	1
				THE SHAREHOLDER CAN INDICATE 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				
				WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
				THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS JOSE				
INDUSTRIAS ROMI SA ROMI	116-Mar-2021	Annual General Meeting	10	CARLOS ROMI	I	For	Against	Against

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		ADDONITHENT OF CAMPIDATES TO THE DOADD OF DIDECTORS, DOSITIONS LIMIT TO BE COMPLETED. T		Vote	d Vote	
			APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS. POSITIONS LIMIT TO BE COMPLETED, 7.				
			THE SHAREHOLDER CAN INDICATE 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				
			WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
		1	THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS PAULO				1
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	11	ROMI		For	Against	Against
			APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS. POSITIONS LIMIT TO BE COMPLETED, 7.				
			THE SHAREHOLDER CAN INDICATE 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				
			WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
			THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	12	MONICA ROMI ZANATTA		For	Against	Against
			APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS. POSITIONS LIMIT TO BE COMPLETED, 7.				
			THE SHAREHOLDER CAN INDICATE 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				
			WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
			THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	13	ANTONIO CANDIDO DE AZEVEDO SODRE FILHO		For	For	For
	To man 2021 Annual Ocheral meeting	1.5	APPOINTMENT OF CANDIDATES TO THE BOARD OF DIRECTORS. POSITIONS LIMIT TO BE COMPLETED, 7.		1. 01	1. 0.	1 01
Í			THE SHAREHOLDER CAN INDICATE 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				
			WITH VOTING RIGHT ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF				
INDUSTRIAS BOM SA BOM	46.14 2024 4 16 114 11		THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION COVERED BY THESE FIELDS OCCURS		_	_	_
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	14	MARCIO GUEDES PEREIRA JUNIOR		For	For	For
			IN THE EVENT OF THE ADOPTION YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE				
ISTRIAC ROMI CA ROMI			MEMBERS OF THE SLATE THAT YOU HAVE CHOSEN. IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND				
			THE ELECTION OCCURS THROUGH THE MULTIPLE VOTE PROCESS, HIS VOTE MUST BE COUNTED AS				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	16	ABSTENTION IN THE RESPECTIVE RESOLUTION OF THE MEETING		For	Against	Abstain
			VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	17	ATTIBUTED AMERICO EMILIO ROMI NETO, CHAIRMAN		For	Against	Abstain
			VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	18	ATTIBUTED CARLOS GUIMARAES CHITI, VICE CHAIRMAN		For	Against	Abstain
			VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	19	ATTIBUTED JOSE CARLOS ROMI		For	Against	Abstain
	3		VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE			3	
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	20	ATTIBUTED PAULO ROMI		For	Against	Abstain
INDESTRUCTION SACROMI	To mar 2021 Aimade General Meeting		VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE		101	/ igamise	Abstani
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	21	ATTIBUTED MONICA ROMI ZANATTA		For	Against	Abstain
INOSTRIAS ROMI SA ROMI	10-Mai-2021 Ailituat Generat Meeting	Z 1	VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE		101	Against	Abstairi
INDUCTRIAS BOARI SA BOARI	16-Mar-2021 Annual General Meeting	22	ATTIBUTED ANTONIO CANDIDO DE AZEVEDO SODRE FILHO		For	Against	Abstain
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Allitual General Meeting	22	VISUALIZATION OF ALL THE CANDIDATES TO INDICATE THE PERCENTAGE OF THE VOTES TO BE		For	Against	Abstain
INDUSTRIAS BOM SA BOM	46 Han 2024 Americal Community Handbins	22			F	Ametonia	Abataia
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	23	ATTIBUTED MARCIO GUEDES PEREIRA JUNIOR		For	Against	Abstain
INDUSTRIAS BOARS A BOARS	14, 14, 2024	2.	DO YOU WISH TO REQUEST THE INSTATEMENT OF THE CONSULTIVE COUNCIL, UNDER THE TERMS OF		_		
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	26	ARTICLE 36 TO 39 OF COMPANYS CORPORATE BYLAW		For	Against	Against
			DO YOU WISH TO REQUEST THE INSTATEMENT OF THE FISCAL COUNCIL, UNDER THE TERMS OF ARTICLE			_	<u> </u>
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	27	161 OF LAW 6,404 OF 1976		For	For	For
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	28	TO SET THE NUMBER OF 3 MEMBERS TO COMPOSE THE FISCAL COUNCIL		For	For	For
			APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY				
			CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS				
			LIMIT TO BE COMPLETED, 2 ALFREDO FERREIRA MARQUES FILHO, PRINCIPAL AND ROBERTO DE				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	29	CARVALHO BANDIERA, SUBSTITUTE		For	Against	Abstain
			APPOINTMENT OF CANDIDATES TO THE FISCAL COUNCIL, THE SHAREHOLDER MAY APPOINT AS MANY				
			CANDIDATES AS THE NUMBER OF VACANCIES TO BE FILLED AT THE GENERAL ELECTION. POSITIONS				
			LIMIT TO BE COMPLETED, 2 CLOVIS AILTON MADEIRA, PRINCIPAL AND RUBENS LOPES DA SILVA,				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	30	SUBSTITUTE		For	Against	Abstain
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	33	TO SET THE GLOBAL ANNUAL REMUNERATION TO ADMINISTRATORS AT UP TO BRL 7,500,000.00		For	For	For
	To make Deficial meeting		TO SET THE GLOBAL ANNUAL REMONERATION TO THE CONSULTIVE COUNCIL AT UP TO BRL 400,000.00		1. 5.		1. 0.
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	34	IF INSTALLED		For	Against	Against
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	35	TO SET THE GLOBAL ANNUAL REMUNERATION TO THE FISCAL COUNCIL AT UP TO BRL 320,000.00		For	For	For
IINOA AC IINOA CAIATCOURII	10-mai-2021 Allituat Generat meeting	33	TO SET THE GLODAL ANNUAL REMONERATION TO THE FISCAL COUNCIL AT UP TO BRE 320,000.00		FUI	FUI	1.01
			IN THE EVENTUALITY OF A CECOND CALL OF THIS MEETING. THE VOTING INSTRUCTIONS IN THIS VOTING				
			IN THE EVENTUALITY OF A SECOND CALL OF THIS MEETING, THE VOTING INSTRUCTIONS IN THIS VOTING		1	1	
INDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	36	LIST MAY ALSO BE CONSIDERED VALID FOR THE PURPOSES OF HOLDING THE MEETING ON SECOND CALL		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		DI FACE NOTE THAT THIS DESCRIPTION IS A SHAPEHOLDED DEDODOSAL SERVADATE FLECTION OF A		Vote	d Vote	
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS BY MINORITY SHAREHOLDERS WHO HOLD SHARES WITH VOTING				
			RIGHTS. SHAREHOLDER CAN ONLY FILL OUT THIS FIELD IF HE OR SHE HAS BEEN THE OWNER, WITHOUT				
			INTERRUPTION, OF THE SHARES WITH WHICH HE OR SHE IS VOTING DURING THE THREE MONTHS				
			IMMEDIATELY PRIOR TO THE HOLDING OF THE GENERAL MEETING FRANCISCO JOSE LEVY,				
NDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	25	INDEPENDENT		None		For
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SEPARATE ELECTION OF A				
			MEMBER OF THE FISCAL COUNCIL BY MINORITY SHAREHOLDERS HOLDING SHARES OF VOTING RIGHTS.				
			THE SHAREHOLDER MUST COMPLETE THIS FIELD SHOULD HE HAVE LEFT THE GENERAL ELECTION FIELD				
NDUSTRIAS ROMI SA ROMI	16-Mar-2021 Annual General Meeting	32	BLANK WALTER LUIS BERNARDES ALBERTONI, PRINCIPAL. RENATO DA SILVA VETERE, SUBSTITUTE		None		For
			REVIEW AND RATIFICATION OF THE BOARD OF DIRECTORS REPORT ON THE BANKS ACTIVITIES AND				
UBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	2	FINANCIAL POSITION IN RELATION TO THE FINANCIAL YEAR ENDED 31 DEC 2020		For	For	For
UBAI ISLAMIC BANK P.J.S.C.	16 Mar 2021 Annual Conoral Mosting	2	REVIEW AND RATIFICATION OF THE AUDITORS REPORT FOR THE FINANCIAL YEAR ENDED 31 DEC 2020		For	For	For
UDAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	3	REVIEW THE INTERNAL SHARIA SUPERVISION COMMITTEE REPORT IN RELATION TO THE BANKS		For	For	For
UBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	4	ACTIVITIES DURING THE FINANCIAL YEAR ENDED 31 DEC 2020 AND RATIFICATION THEREOF		For	For	For
ODAI ISEAMIC DAINT 1.3.3.C.	10 Mai 2021 Aimaat Generat Meeting		DISCUSSION AND APPROVAL OF THE BANKS BALANCE SHEET AND PROFIT AND LOSS STATEMENT FOR		1 01	1 01	1 01
OUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	5	THE YEAR ENDED 31 DEC 2020 AND RATIFICATION THEREOF		For	For	For
	The state of the s	1			1	1	1
			DISCUSSION AND APPROVAL OF THE BOARD OF DIRECTORS RECOMMENDATION IN RELATION TO CASH				
UBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	6	DIVIDENDS OF 20 PCT OF THE PAID UP CAPITAL, AGGREGATING TO AN AMOUNT OF AED 1,445,422,180		For	For	For
			REVIEW OF THE REMUNERATION OF THE BOARD OF DIRECTORS AS PER ARTICLE NO.169 OF THE				
			FEDERAL ACT NO. 2 OF 2015 CONCERNING THE COMMERCIAL COMPANIES, COMMERCIAL COMPANIES				
UBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	7	LAW		For	For	For
			DISCHARGE OF THE BOARD OF DIRECTORS OF THE BANK FROM LIABILITY FOR THE YEAR ENDED 31 DEC			_	
UBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	8	2020 OR THEIR TERMINATION AND FILING OF A LIABILITY CLAIM AGAINST THEM, AS THE CASE MAY BE		For	For	For
			DISCHARGE OF THE EXTERNAL AUDITORS OF THE BANK FROM LIABILITY FOR THE YEAR ENDED 31 DEC				
OUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	0	2020 OR THEIR TERMINATION AND FILING OF A LIABILITY CLAIM AGAINST THEM, AS THE CASE MAY BE		For	For	For
JUDAI ISLAMIC DANK P.J.S.C.	16-Mai-2021 Allitual General Meeting	9	APPOINTMENT OF THE MEMBERS OF THE INTERNAL SHARIA SUPERVISION COMMITTEE FOR THE YEAR		For	For	For
OUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	10	2021		For	For	For
ODALISEANIC DAIN 1.3.3.C.	To mai 2021 Amuat General Meeting	10	APPOINTMENT OF THE EXTERNAL AUDITORS OF THE BANK FOR THE FINANCIAL YEAR 2021 AND		1 01	1 01	1 01
UBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	11	DETERMINATION OF THEIR REMUNERATION		For	For	For
			APPOINTMENT OF REPRESENTATIVES FOR SHAREHOLDERS WHO WISH TO BE REPRESENTED AND TO				
OUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	12	VOTE ON THEIR BEHALF		For	For	For
			CONSIDER PASSING A SPECIAL RESOLUTION: A. TO AUTHORISE THE BOARD OF DIRECTORS OF THE BANK				
			TO ISSUE ANY SENIOR SUKUK AND, OR OTHER SIMILAR INSTRUMENTS WHICH ARE NOT CONVERTIBLE				
			INTO SHARES, WHETHER UNDER A PROGRAMME OR OTHERWISE, IN AN AGGREGATE OUTSTANDING FACE				
			AMOUNT NOT EXCEEDING USD 7.5 BILLION, OR THE EQUIVALENT THEREOF IN OTHER CURRENCIES AT				
			ANY TIME AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE AND AGREE ON THE DATE OF				
			ISSUANCE PROVIDED THAT SUCH DATE DOES NOT EXCEED ONE YEAR FROM THE DATE OF THE GENERAL				
			ASSEMBLY MEETING, THE AMOUNT, OFFERING MECHANISM, TRANSACTION STRUCTURE AND OTHER				
			TERMS AND CONDITIONS OF ANY SUCH ISSUANCES, PROVIDED THAT THIS IS UNDERTAKEN IN COMPLIANCE WITH THE PROVISIONS OF THE COMMERCIAL COMPANIES LAW AND ANY REGULATIONS OR				
			GUIDELINES ISSUED BY ANY GOVERNMENTAL OR REGULATORY AUTHORITY PURSUANT TO SUCH LAW				
			AND AFTER OBTAINING APPROVALS WHICH MAY BE REQUIRED FROM THE RELEVANT COMPETENT				
OUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	13	REGULATORY AUTHORITIES		For	For	For
COM DECIME DAME 1.3.3.C.	To mai 2021 Annual General Meeting	13	THE SECOND STREET, SE		101		1 01
			CONSIDER PASSING A SPECIAL RESOLUTION: A. TO AUTHORISE THE BOARD OF DIRECTORS OF THE BANK				
			TO ISSUE ADDITIONAL TIER 1 SUKUK WHICH ARE NOT CONVERTIBLE INTO SHARES IN AN AGGREGATE			1	
			FACE AMOUNT NOT EXCEEDING USD 1.5 BILLION, OR EQUIVALENT THEREOF IN ANY OTHER CURRENCY,			1	
			AND TO AUTHORISE THE BOARD OF DIRECTORS TO DETERMINE AND AGREE ON THE DATE OF ISSUANCE			1	1
			PROVIDED THAT SUCH DATE DOES NOT EXCEED ONE YEAR FROM THE DATE OF THE GENERAL ASSEMBLY				
			MEETING, THE AMOUNT, OFFERING MECHANISM, TRANSACTION STRUCTURE AND OTHER TERMS AND			1	
			CONDITIONS OF SUCH ISSUANCE, PROVIDED THAT SUCH ISSUANCE IS SUBORDINATED, PROFIT			1	
			PAYMENTS UNDER THE TERMS AND CONDITIONS OF SUCH ISSUANCE ARE CAPABLE OF BEING CANCELLED			1	
			UNDER CERTAIN CIRCUMSTANCES AND THE TERMS AND CONDITIONS ALSO CONTAIN A POINT OF NON				
			VIABILITY PROVISION, AND SUBJECT IN ALL CASES TO OBTAINING NECESSARY APPROVALS WHICH MAY				
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021 Annual General Meeting	14	BE REQUIRED FROM THE RELEVANT COMPETENT REGULATORY AUTHORITIES	1	For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			CONSIDER PASSING A SPECIAL RESOLUTION: A. TO APPROVE THE BOARD OF DIRECTORS RECOMMENDATION TO AMEND AND RESTATE THE ARTICLES OF ASSOCIATION OF THE BANK IN THE FORM ATTACHED HERETO. SHAREHOLDERS CAN FURTHER REVIEW THE AMENDED AND RESTATED ARTICLES OF ASSOCIATION ON THE WEBSITES OF THE BANK AND DFM. B. SUBJECT TO APPROVING A ABOVE AND OBTAINING THE APPROVALS FROM THE RELEVANT REGULATORY AUTHORITIES, TO AUTHORIZE THE		Vote	d Vote	
				BOARD OF DIRECTORS OF THE BANK OR ANY PERSON SO AUTHORIZED BY THE BOARD OF DIRECTORS OF THE BANK, TO TAKE ALL THE NECESSARY MEASURES TO ISSUE THE AMENDMENT AND RESTATEMENT OF				
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	Annual General Meeting	15	THE BANKS ARTICLES OF ASSOCIATION		For	Against	Against
				REFORM AND CONSOLIDATION OF THE COMPANY'S BYLAWS. AMEND THE CAPUT OF ART. 6 OF THE BYLAWS, IN ORDER TO REFLECT THE CAPITAL INCREASE DECIDED BY THE BOARD OF DIRECTORS ON				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	ExtraOrdinary General Meetin	ng 3	23.10.2020 FROM BRL 504,988,032.03 TO BRL 650,719,416.73, DIVIDED INTO 73,333,922 SHARES		For	For	For
				REFORM AND CONSOLIDATION OF THE COMPANY'S BYLAWS. AMEND THE CAPUT OF ARTICLE 7 OF THE				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	ExtraOrdinary General Meetin	ng 4	BYLAWS, IN ORDER TO INCREASE THE LIMIT OF THE COMPANY'S AUTHORIZED CAPITAL, FROM 75,000,000 TO 90,000,000 SHARES		For	For	For
				REFORM AND CONSOLIDATION OF THE COMPANY'S BYLAWS. AMEND THE PARAGRAPH 3 OF ARTICLE 19 OF THE BYLAWS, IN ORDER TO CHANGE THE TERM FOR CEASING THE ACCUMULATION OF POSITIONS OF				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	ExtraOrdinary General Meetin	10 5	CHIEF EXECUTIVE OFFICER AND CHAIRMAN OF THE BOARD OF DIRECTORS FOR UP TO ONE YEAR, ACCORDING TO THE RECOMMENDATIONS OF THE NOVO MERCADO REGULATION		For	For	For
55 TO TO TO TO TO TO TO TO TO TO TO TO TO	13 Mgi 2021	zarasianary deneral meetii	.5 5	REFORM AND CONSOLIDATION OF THE COMPANY'S BYLAWS. AMEND THE ARTS. 26 AND 30 IN ORDER TO			1 01	1.01
				GIVE THE BOARD OF DIRECTORS THE PREROGATIVE TO ESTABLISH VALUE LIMITS TO THE EXECUTIVE				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	ExtraOrdinary General Meetin	ng 6	BOARD FOR THE PRACTICE OF ACTS THAT INVOLVE THE CREATION, MODIFICATION OR EXTINCTION OF RIGHTS OR OBLIGATIONS FOR THE COMPANY		For	For	For
INDUSTRIAS ROMI SA ROMI	10 Mai 2021	Extraordinary deficial meeting	15 0	North of Obeloan ord The Company		1 01	101	101
				IN THE EVENTUALITY OF A SECOND CALL OF THIS MEETING, THE VOTING INSTRUCTIONS IN THIS VOTING				
INDUSTRIAS ROMI SA ROMI	16-Mar-2021	ExtraOrdinary General Meetin	ng 7	LIST MAY ALSO BE CONSIDERED VALID FOR THE PURPOSES OF HOLDING THE MEETING ON SECOND CALL		For	For	For
SO HOLDING AG				APPROVAL OF THE ANNUAL REPORT 2020 (INCLUDING STATUS REPORT, FINANCIAL STATEMENTS, AND				
	17-Mar-2021	Annual General Meeting	3	CONSOLIDATED FINANCIAL STATEMENTS), AND RECEIPT OF THE REPORTS OF THE STATUTORY AUDITOR		For	For	For
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	4	CONSULTATIVE VOTE ON THE COMPENSATION REPORT 2020		For	Against	Against
ALSO HOLDING AG	17 Mar 2021	Annual General Meeting	5	APPROPRIATION OF THE RETAINED EARNINGS 2020, DISSOLUTION AND DISBURSEMENT OF RESERVE FROM FOREIGN CONTRIBUTION IN KIND		For	For	For
ALSO HOLDING AG ALSO HOLDING AG		Annual General Meeting	6	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND GROUP MANAGEMENT		For	For	For
ALSO HOLDING AG		Annual General Meeting	7	AMENDMENT TO THE ARTICLES OF INCORPORATION CONCERNING AUTHORIZED CAPITAL INCREASE		For	Against	Against
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	8	AMENDMENT TO THE ARTICLES OF INCORPORATION TO ENABLE VIRTUAL GENERAL MEETING		For	Against	Against
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	9	APPROVAL OF THE MAXIMUM AMOUNT OF THE COMPENSATION FOR THE BOARD OF DIRECTORS FOR FISCAL YEAR 2021		For	For	For
	17.11.000.1		4.0	APPROVAL OF THE MAXIMUM AMOUNT OF THE FIXED COMPENSATION FOR THE MEMBERS OF GROUP		_	_	_
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	10	MANAGEMENT FOR FISCAL YEAR 2021 APPROVAL OF THE MAXIMUM AMOUNT OF THE VARIABLE COMPENSATION FOR THE MEMBERS OF GROUP		For	For	For
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	11	MANAGEMENT FOR FISCAL YEAR 2021		For	For	For
ALSO HOLDING AG		Annual General Meeting	12	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: PETER ATHANAS		For	For	For
ALSO HOLDING AG		Annual General Meeting	13	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: WALTER P. J. DROEGE		For	For	For
ALSO HOLDING AG		Annual General Meeting	14	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: RUDOLF MARTY		For	For	For
ALSO HOLDING AG ALSO HOLDING AG		Annual General Meeting Annual General Meeting	15 16	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: FRANK TANSKI INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ERNEST-W. DROEGE		For For	For For	For For
ALSO HOLDING AG		Annual General Meeting	17	INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: ENREST-W. BROEGE INDIVIDUAL ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: GUSTAVO MOELLER-HERGT		For	For	For
ALSO HOLDING AG		Annual General Meeting	18	ELECTION OF GUSTAVO MOELLER-HERGT AS CHAIRMAN OF THE BOARD OF DIRECTORS		For	For	For
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	19	INDIVIDUAL ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: PETER ATHANAS		For	For	For
ALSO HOLDING AG		Annual General Meeting	20	INDIVIDUAL ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: WALTER P. J. DROEGE		For	For	For
ALSO HOLDING AG		Annual General Meeting	21	INDIVIDUAL ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: FRANK TANSKI		For	For	For
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	22	ELECTION OF ERNST & YOUNG AG AS STATUTORY AUDITOR FOR FISCAL YEAR 2021 ELECTION OF DR. IUR. ADRIAN VON SEGESSER, ATTORNEY AT LAW AND NOTARY PUBLIC, AS		For	For	For
ALSO HOLDING AG	17-Mar-2021	Annual General Meeting	23	INDEPENDENT PROXY WITH RIGHT OF SUBSTITUTION		For	For	For
ALSO HOLDING NO	17 //41 2021	Tunida Seneral Mesenis	23	TO RECEIVE THE COMPANY'S ANNUAL REPORT AND ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 OCTOBER 2020 (THE "ANNUAL REPORT"), TOGETHER WITH THE REPORTS OF THE DIRECTORS AND			101	
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	1	AUDITOR ON THOSE ACCOUNTS AND ON THE AUDITABLE PART OF THE DIRECTORS' REMUNERATION REPORT		For	For	For
S. A. ESTONE FIGURES FEG.	17 Mai 2021	ac General meeting	†	TO APPROVE THE DIRECTORS' REMUNERATION REPORT (OTHER THAN THE PART CONTAINING THE			1 01	1. 01
S				DIRECTORS' REMUNERATION POLICY) FOR THE FINANCIAL YEAR ENDED 31 OCTOBER 2020, SET OUT ON		_		_
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	2	PAGES 72 TO 94 OF THE ANNUAL REPORT		For	For	For
				TO RE-APPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT WHICH				
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	3	FINANCIAL STATEMENTS ARE LAID BEFORE THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC		Annual General Meeting	4	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date		Number			Vote	Recommende	
				TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 OCTOBER 2020 OF 12.7 PENCE PER ORDINARY			1, 0,1112	
				SHARE PAYABLE ON 8 APRIL 2021 TO SHAREHOLDERS ON THE REGISTER AT THE CLOSE OF BUSINESS ON				
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	5	5 MARCH 2021		For	For	For
				TO ELECT GERT VAN DE WEERDHOF, WHO HAS BEEN APPOINTED AS A DIRECTOR SINCE THE LAST				
SAFESTORE HOLDINGS PLC		Annual General Meeting	6	ANNUAL GENERAL MEETING OF THE COMPANY, AS A DIRECTOR OF THE COMPANY		For	Against	Against
SAFESTORE HOLDINGS PLC		Annual General Meeting	7	TO RE-ELECT DAVID HEARN AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC		Annual General Meeting	8	TO RE-ELECT FREDERIC VECCHIOLI AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC		Annual General Meeting	9	TO RE-ELECT ANDY JONES AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC		Annual General Meeting	10	TO RE-ELECT IAN KRIEGER AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC		Annual General Meeting	11	TO RE-ELECT JOANNE KENRICK AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC		Annual General Meeting	12	TO RE-ELECT CLAIRE BALMFORTH AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	13	TO RE-ELECT BILL OLIVER AS A DIRECTOR OF THE COMPANY		For	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	14	TO AUTHORISE THE COMPANY AND ALL COMPANIES THAT ARE ITS SUBSIDIARIES AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT FOR THE PURPOSES OF PART 14 OF THE COMPANIES ACT 2006 (THE "ACT") TO: (A) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES AND/OR INDEPENDENT ELECTION CANDIDATES (AS SUCH TERMS ARE DEFINED IN SECTIONS 363 AND 364 OF THE ACT) NOT EXCEEDING GBP 100,000 IN AGGREGATE; (B) MAKE POLITICAL DONATIONS TO POLITICAL ORGANISATIONS OTHER THAN POLITICAL PARTIES (AS SUCH TERMS ARE DEFINED IN SECTIONS 363 AND 364 OF THE ACT) NOT EXCEEDING GBP 100,000 IN AGGREGATE; AND (C) INCUR POLITICAL EXPENDITURE (AS SUCH TERM IS DEFINED IN SECTION 365 OF THE ACT) NOT EXCEEDING GBP 100,000 IN AGGREGATE, DURING THE PERIOD BEGINNING WITH THE DATE OF THE PASSING OF THIS RESOLUTION AND ENDING AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2022 OR, IF EARLIER, AT 6.00PM ON 16 JUNE 2022, PROVIDED THAT THE MAXIMUM AMOUNTS REFERRED TO IN (A), (B) AND (C) MAY COMPRISE SUMS IN DIFFERENT CURRENCIES WHICH SHALL BE CONVERTED AT SUCH RATE AS THE BOARD MAY IN ITS ABSOLUTE DISCRETION DETERMINE TO BE APPROPRIATE		For	For	For
				THAT THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED PURSUANT TO AND IN ACCORDANCE WITH SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT") TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY AND GRANT RIGHTS TO SUBSCRIBE FOR OR TO CONVERT ANY SECURITY INTO SHARES IN THE COMPANY: (A) UP TO A NOMINAL AMOUNT OF GBP 702,678; AND (B) COMPRISING EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE ACT) UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 702,678 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; 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, 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. THE AUTHORITIES CONFERRED ON THE DIRECTORS TO ALLOT SECURITIES UNDER PARAGRAPHS (A) AND (B) WILL EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2022 OR AT 6.00PM ON 16 JUNE 2022, WHICHEVER IS SOONER (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY AT A GENERAL MEETING). THE COMPANY MAY, BEFORE THESE AUTHORITIES EXPIRE, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE SUCH SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT SUCH SECURITIES IN PURSUANCE OF THAT OFFER OR AGREEMENT AS IF THE POWER CONFERRED BY				
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	15	THIS RESOLUTION HAD NOT EXPIRED		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		Number	THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE GIVEN POWERS PURSUANT TO SECTIONS 570 AND 573 OF THE COMPANIES ACT 2006 (THE "ACT") TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 15 AND/OR WHERE THE ALLOTMENT CONSTITUTES AN ALLOTMENT OF EQUITY SECURITIES BY VIRTUE OF SECTION 560(3) OF THE ACT, AS IF SECTION 561(1) AND SUB-SECTIONS (1) TO (6) OF SECTION 562 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT SUCH POWER BE LIMITED TO: (A) THE ALLOTMENT OF EQUITY SECURITIES 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 15 ABOVE, BY WAY OF A RIGHTS ISSUE ONLY) TO: (I) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; 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, 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) THE ALLOTMENT OF EQUITY SECURITIES FOR CASH (OTHERWISE THAN PURSUANT TO PARAGRAPH (A) ABOVE) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 105,401, SUCH AUTHORITIES TO EXPIRE AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2022 OR AT 6.00PM ON 16 JUNE 2022, WHICHEVER IS SOONER (UNLESS		Vote	Recommende d Vote	
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	16	PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY AT A GENERAL MEETING). THE COMPANY MAY, BEFORE THESE AUTHORITIES EXPIRE, MAKE AN OFFER OR ENTER INTO AN AGREEMENT WHICH WOULD OR MIGHT REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER SUCH EXPIRY AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN PURSUANCE OF THAT OFFER OR AGREEMENT AS IF THE POWER CONFERRED BY THIS RESOLUTION HAD NOT EXPIRED		For	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	Annual General Meeting	17	THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSE OF SECTION 701 OF THE COMPANIES ACT 2006 (THE "ACT") TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693 OF THE ACT) OF ORDINARY SHARES OF 1 PENCE EACH IN THE CAPITAL OF THE COMPANY ("ORDINARY SHARES") 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 PURCHASED IS 21,080,368; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR SUCH ORDINARY SHARES IS 1 PENCE PER SHARE, BEING THE NOMINAL AMOUNT THEREOF; (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR SUCH ORDINARY SHARES SHALL BE AN AMOUNT EQUAL TO THE HIGHER OF (I) 5% ABOVE THE AVERAGE OF THE MIDDLE MARKET QUOTATIONS FOR SUCH SHARES TAKEN FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THE PURCHASE IS MADE 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 FOR AN ORDINARY SHARE AS DERIVED FROM THE LONDON STOCK EXCHANGE TRADING SYSTEM ("SETS"); (D) THE AUTHORITY HEREBY CONFERRED SHALL (UNLESS PREVIOUSLY RENEWED OR REVOKED) EXPIRE ON THE EARLIER OF THE CONCLUSION OF THE ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD IN 2022 OR AT 6.00PM ON 16 JUNE 2022; AND (E) THE COMPANY MAY MAKE A CONTRACT TO PURCHASE ITS OWN ORDINARY SHARES UNDER THE AUTHORITY CONFERRED BY THIS RESOLUTION PRIOR TO THE EXPIRY OF SUCH AUTHORITY, AND SUCH CONTRACT WILL OR MAY BE EXECUTED WHOLLY OR PARTLY AFTER THE EXPIRY OF SUCH AUTHORITY, AND THE COMPANY MAY MAKE A PURCHASE OF ITS OWN ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT		For	For	For
SAFESTORE HOLDINGS PLC	17 Mar 2024	Annual General Meeting	18	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE, PROVIDED THAT THIS AUTHORITY EXPIRES AT THE CONCLUSION OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING AFTER THE DATE OF THE PASSING OF THIS RESOLUTION		For	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA		Ordinary General Meeting	3	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF CASH FLOWS AND NOTES OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA, AS WELL AS OF THE CONSOLIDATED ANNUAL ACCOUNTS OF THE COMPANY AND ITS SUBSIDIARIES BALANCE SHEET, PROFIT AND LOSS ACCOUNT, STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF CASH FLOWS AND NOTES, FOR THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2020		For	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	4	EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE INDIVIDUAL MANAGEMENT REPORT OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA AND OF THE CONSOLIDATED MANAGEMENT REPORT OF THE COMPANY AND ITS SUBSIDIARIES FOR THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2020		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date					Vote	Recommende d Vote	
				EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CONSOLIDATED STATEMENT OF NON				
				FINANCIAL INFORMATION OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA FOR THE				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	5	FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2020		For	For	For
				EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE CORPORATE MANAGEMENT AND THE				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	6	ACTIVITIES OF THE BOARD OF DIRECTORS DURING THE FINANCIAL YEAR ENDED ON 30 SEPTEMBER 2020		For	For	For
				EXAMINATION AND APPROVAL, IF APPROPRIATE, OF THE PROPOSED ALLOCATION OF PROFITS LOSSES				
				OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA FOR THE FINANCIAL YEAR ENDED ON 30				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	7	SEPTEMBER 2020		For	For	For
				RATIFICATION OF THE APPOINTMENT BY CO OPTION AND RE ELECTION OF MR TIM DAWIDOWSKY AS A				
				DIRECTOR OF SIEMENS GAMESA RENEWABLE ENERGY, SOCIEDAD ANONIMA, WITH THE CLASSIFICATION				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	8	OF PROPRIETARY NON EXECUTIVE DIRECTOR, FOR THE BYLAW MANDATED FOUR YEAR TERM		For	For	For
				RE ELECTION OF MS MARIEL VON SCHUMANN AS A DIRECTOR OF SIEMENS GAMESA RENEWABLE ENERGY,				
				SOCIEDAD ANONIMA, WITH THE CLASSIFICATION OF PROPRIETARY NON EXECUTIVE DIRECTOR, FOR THE				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	9	BYLAW MANDATED FOUR YEAR TERM		For	Against	Combination
				RE ELECTION OF MR KLAUS ROSENFELD AS A DIRECTOR OF SIEMENS GAMESA RENEWABLE ENERGY,				
				SOCIEDAD ANONIMA, WITH THE CLASSIFICATION OF INDEPENDENT NON EXECUTIVE DIRECTOR, FOR THE				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	10	BYLAW MANDATED FOUR YEAR TERM		For	Against	Combination
				RE ELECTION OF ERNST AND YOUNG, SOCIEDAD LIMITADA AS STATUTORY AUDITOR OF SIEMENS GAMESA				
				RENEWABLE ENERGY, SOCIEDAD ANONIMA AND OF ITS CONSOLIDATED GROUP FOR FINANCIAL YEAR				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	11	2021		For	For	For
				APPROVAL OF A NEW POLICY OF REMUNERATION OF DIRECTORS OF SIEMENS GAMESA RENEWABLE				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	12	ENERGY, SOCIEDAD ANONIMA FOR FINANCIAL YEARS 2022, 2023 AND 2024		For	Against	Combination
				EXAMINATION AND APPROVAL, IF APPROPRIATE, OF A LONG TERM INCENTIVE PLAN FOR THE PERIOD				
				FROM FISCAL YEAR 2021 THROUGH 2023, INVOLVING THE DELIVERY OF SHARES OF THE COMPANY AND				
				TIED TO THE ACHIEVEMENT OF CERTAIN STRATEGIC OBJECTIVES, ADDRESSED TO THE CEO, TOP				
				MANAGEMENT, CERTAIN SENIOR MANAGERS AND EMPLOYEES OF SIEMENS GAMESA RENEWABLE ENERGY,				
				SOCIEDAD ANONIMA AND, IF APPROPRIATE, OF THE SUBSIDIARIES, AND DELEGATION OF POWERS TO				
				THE BOARD OF DIRECTORS, WITH EXPRESS POWER OF SUBSTITUTION, TO IMPLEMENT, ELABORATE ON,				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	13	FORMALISE AND CARRY OUT SUCH REMUNERATION SYSTEM		For	Against	Combination
	17 77101 2021	let amany content meeting	1.0	DELEGATION OF POWERS FOR THE FORMALISATION AND IMPLEMENTATION OF ALL THE RESOLUTIONS			7.5456	
				ADOPTED BY THE SHAREHOLDERS AT THE GENERAL MEETING OF SHAREHOLDERS, FOR THE CONVERSION				
				THEREOF INTO A PUBLIC INSTRUMENT AND FOR THE INTERPRETATION, CORRECTION,				
				SUPPLEMENTATION OR FURTHER DEVELOPMENT THEREOF UNTIL ALL REQUIRED REGISTRATIONS ARE				
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	14	ACCOMPLISHED		For	For	For
SIEMENS CAMESA RENETABLE ENERGY SA	17 Mai 2021	ordinary deficial meeting	+	CONSULTATIVE VOTE ON THE ANNUAL REPORT ON REMUNERATION OF DIRECTORS OF SIEMENS GAMESA		1 01	1 01	1 01
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	Ordinary General Meeting	15	RENEWABLE ENERGY, SOCIEDAD ANONIMA FOR FINANCIAL YEAR 2020		For	Against	Combination
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting	2	ELECTION OF OUTSIDE DIRECTOR: BAK BYEONG GUK		For	For	For
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting	3	ELECTION OF OUTSIDE DIRECTOR: GIM JONG HUN		For	For	For
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting	1	ELECTION OF INSIDE DIRECTOR: GIM GI NAM		For	For	For
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: GIM OF NAME ELECTION OF INSIDE DIRECTOR: GIM HYEON SEOK			For	+
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting Annual General Meeting	6	ELECTION OF INSIDE DIRECTOR: GIM HYEON SEOK ELECTION OF INSIDE DIRECTOR: GO DONG JIN		For For	For	For
SAMSUNG ELECTRONICS CO LTD		-	7	ELECTION OF INSIDE DIRECTOR: GO DONG JIN ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: KIM SUNWOOK				
SAMSUNG ELECTRONICS CO LTD		Annual General Meeting	γ ο	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
		Annual General Meeting	0 1	TO CONFIRM THE MINUTES OF THE 23RD ANNUAL GENERAL MEETING HELD ON OCTOBER 28, 2020		For	For	For
OIL AND GAS DEVELOPMENT COMPANY LIMITED	17-Mar-2021	ExtraOrdinary General Meetin	g I	,		For	For	For
				TO ELECT 11 DIRECTORS AS FIXED BY THE BOARD IN ITS MEETING HELD ON SEPTEMBER 18, 2020 IN				
				PLACE OF RETIRING DIRECTORS IN TERMS OF SECTION 159 OF THE COMPANIES ACT, 2017. NAMES OF				
				RETIRING DIRECTORS ARE AS UNDER: 1. DR. QAMAR JAVAID SHARIF CHAIRMAN 2. MIAN ASAD HAYAUD				
				DIN DIRECTOR 3. MR. KAMRAN ALI AFZAL DIRECTOR 5. CAPT (R) FAZEEL ASGHAR DIRECTOR 6. MR.				
	l			SAUD SAQLAIN KHAWAJA DIRECTOR 7. MR. NESSAR AHMED DIRECTOR 8. MR. SAEED AHMAD QURESHI		L	<u> </u> _	L
OIL AND GAS DEVELOPMENT COMPANY LIMITED		ExtraOrdinary General Meetin	-	DIRECTOR 9. MR. AKBAR AYUB KHAN DIRECTOR		For	For	For
OIL AND GAS DEVELOPMENT COMPANY LIMITED	17-Mar-2021	ExtraOrdinary General Meetin	g 3	TO TRANSACT ANY OTHER BUSINESS WITH THE PERMISSION OF THE CHAIR		Abstain	Against	Against
				THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL GENERAL MEETING ADOPT THE FINANCIAL			_	
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	10	STATEMENTS		For	For	For
				ON 31 DECEMBER 2020, THE PARENT COMPANY'S DISTRIBUTABLE FUNDS AMOUNTED TO EUR, OF WHICH				
				EUR WAS PROFIT FOR THE FINANCIAL YEAR. THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL				
				GENERAL MEETING THAT A DIVIDEND OF EUR PER SHARE BE PAID FROM THE DISTRIBUTABLE FUNDS OF				
				KOJAMO PLC BASED ON THE BALANCE SHEET TO BE ADOPTED FOR THE FINANCIAL YEAR 2020. DIVIDEND				
					i	1	i i	1
				SHALL BE PAID TO SHAREHOLDERS WHO ON THE RECORD DATE OF THE DIVIDEND PAYMENT OF 19				
				SHALL BE PAID TO SHAREHOLDERS WHO ON THE RECORD DATE OF THE DIVIDEND PAYMENT OF 19 MARCH 2021 ARE RECORDED IN THE COMPANY'S SHAREHOLDERS' REGISTER MAINTAINED BY EUROCLEAR				

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM		Vote	d Vote	
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	12	LIABILITY		For	For	For
				AS PARTICIPATION IN THE ANNUAL GENERAL MEETING IS POSSIBLE ONLY IN ADVANCE, THE REMUNERATION REPORT 2020 FOR THE MEMBERS OF THE BOARD OF DIRECTORS, CEO AND DEPUTY CEO OF KOJAMO, PUBLISHED BY WAY OF A STOCK EXCHANGE RELEASE ON 18 FEBRUARY 2021, DESCRIBING THE IMPLEMENTATION OF THE COMPANY'S REMUNERATION POLICY AND PRESENTING THE INFORMATION ON THE REMUNERATION OF THE COMPANY'S GOVERNING BODIES FOR THE FINANCIAL PERIOD 2020, AND WHICH IS AVAILABLE ON THE COMPANY'S WEBSITE HTTPS://www.kojamo.fi/agm, is deemed to have been presented to the annual general meeting. The annual general meeting's				
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	13	RESOLUTION ON THE APPROVAL OF THE REMUNERATION REPORT IS ADVISORY		For	For	For
				THE SHAREHOLDERS' NOMINATION BOARD PROPOSES THAT MEMBERS OF THE BOARD TO BE ELECTED IN THE ANNUAL GENERAL MEETING WILL BE PAID THE FOLLOWING ANNUAL FEES FOR THE TERM ENDING AT THE CLOSE OF THE ANNUAL GENERAL MEETING IN 2022: - CHAIRMAN OF THE BOARD EUR 67,500 - VICE CHAIRMAN OF THE BOARD EUR 40,500 - OTHER MEMBERS OF THE BOARD EUR 34,000 AND - CHAIRMAN OF THE AUDIT COMMITTEE EUR 40,500. THE MEMBERS OF THE BOARD ARE PAID ONLY ONE ANNUAL FEE ACCORDING TO THEIR ROLE SO THAT NO DUPLICATIVE FEES WILL BE PAID. IN ADDITION, THE NOMINATION BOARD PROPOSES THAT AN ATTENDANCE ALLOWANCE OF EUR 600 BE PAID FOR EACH MEETING AND AN ATTENDANCE ALLOWANCE OF EUR 600 BE PAID ALSO FOR COMMITTEE MEETINGS. THE NOMINATION BOARD PROPOSES THE ANNUAL FEE TO BE PAID AS THE COMPANY'S SHARES AND CASH SO THAT APPROXIMATELY 40 PER CENT OF THE ANNUAL FEE WILL BE PAID AS KOJAMO PLC'S SHARES AND THE REST WILL BE PAID IN CASH. THE SHARES WILL BE PURCHASED IN THE NAME AND ON BEHALF OF				
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	15	THE MEMBERS OF THE BOARD		None		For
NOSANO 013	17 Mai 2021	Armad General Meeting	13	THE SHAREHOLDERS' NOMINATION BOARD PROPOSES THAT FOR THE TERM ENDING AT THE CLOSE OF THE ANNUAL GENERAL MEETING IN 2022, THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS		None		101
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	16	TO REMAIN THE SAME AND TO BE SEVEN (7)		None		For
				THE NOMINATION BOARD PROPOSES MIKAEL ARO TO BE ELECTED AS CHAIRMAN OF THE BOARD, AND THE CURRENT MEMBERS MIKKO MURSULA, MATTI HARJUNIEMI, ANNE LESKEL, MINNA METS L AND REIMA RYTS L AND, AS A NEW MEMBER, CATHARINA STACKELBERG-HAMMAR N TO BE ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS. A PRESENTATION OF THE PROPOSED NEW MEMBER OF THE BOARD IS ATTACHED TO THIS NOTICE. HELI PUURA WILL LEAVE KOJAMO'S BOARD OF DIRECTORS. ALL CANDIDATES HAVE CONSENTED TO BEING ELECTED AND ARE INDEPENDENT OF THE COMPANY. THE MEMBERS ARE ALSO INDEPENDENT OF THE COMPANY'S MAJOR SHAREHOLDERS. THE MEMBERS OF THE BOARDS ARE PRESENTED ON KOJAMO'S WEBSITE: HTTPS://KOJAMO.FI/EN/INVESTORS/CORPORATE-				
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	17	GOVERNANCE/BOARD/ ON THE RECOMMENDATION OF THE AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE		None		For
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	18	ANNUAL GENERAL MEETING THAT THE AUDITOR'S FEES BE PAID ACCORDING TO THE AUDITOR'S REASONABLE INVOICE APPROVED BY THE COMPANY		For	For	For
				BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT KPMG OY AB, AUTHORISED PUBLIC ACCOUNTANTS, BE RE-ELECTED AS THE COMPANY'S AUDITOR FOR THE TERM ENDING AT THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING. KPMG OY AB HAS ANNOUNCED THAT IT WILL APPOINT ESA KAILIALA, APA, AS THE				
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	19	PRINCIPALLY RESPONSIBLE AUDITOR		For	For	For
KOJAMO OYJ	17.Mar 2024	Annual General Meeting	20	THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL GENERAL MEETING AUTHORIZES THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF AN AGGREGATE MAXIMUM OF 24,714,439 OF THE COMPANY'S OWN SHARES. THE PROPOSED AMOUNT OF SHARES CORRESPONDS TO APPROXIMATELY 10 PER CENT OF ALL THE SHARES OF THE COMPANY. OWN SHARES MAY BE REPURCHASED ON THE BASIS OF THIS AUTHORIZATION ONLY BY USING UNRESTRICTED EQUITY. OWN SHARES CAN BE REPURCHASED AT A PRICE FORMED IN TRADING ON A REGULATED MARKET ON THE DATE OF THE REPURCHASE OR OTHERWISE AT A PRICE FORMED ON THE MARKET. THE BOARD OF DIRECTORS IS ENTITLED TO DECIDE HOW SHARES ARE REPURCHASED AND/OR ACCEPTED AS PLEDGE. OWN SHARES MAY BE REPURCHASED OTHERWISE THAN IN PROPORTION TO THE SHARES HELD BY THE SHAREHOLDERS (DIRECTED REPURCHASE). THE AUTHORIZATION SHALL BE IN FORCE UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING, HOWEVER NO LONGER THAN UNTIL 30 JUNE 2022		For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date			THE BOARD OF DIRECTORS PROPOSES THAT THE ANNUAL GENERAL MEETING AUTHORIZES THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AND THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES REFERRED TO IN CHAPTER 10, SECTION 1 OF THE COMPANIES ACT AS FOLLOWS: THE NUMBER OF SHARES TO BE ISSUED ON THE BASIS OF THIS AUTHORIZATION SHALL NOT EXCEED AN AGGREGATE MAXIMUM OF 24,714,439 SHARES, WHICH CORRESPONDS TO APPROXIMATELY 10 PER CENT		Vote	d Voto	
				OF ALL THE SHARES OF THE COMPANY. THIS AUTHORIZATION APPLIES TO BOTH THE ISSUANCE OF NEW SHARES AND THE CONVEYANCE OF OWN SHARES HELD BY THE COMPANY. THE BOARD OF DIRECTORS IS ENTITLED TO DECIDE ON ALL TERMS OF THE ISSUANCE OF SHARES AND OF SPECIAL RIGHTS ENTITLING TO SHARES. THE ISSUANCE OF SHARES AND OF SPECIAL RIGHTS ENTITLING TO SHARES MAY BE CARRIED OUT IN DEVIATION FROM THE SHAREHOLDERS' PRE-EMPTIVE RIGHTS (DIRECTED ISSUE). THE				
KOJAMO OYJ	17-Mar-2021	Annual General Meeting	21	AUTHORIZATION SHALL BE IN FORCE UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING, HOWEVER NO LONGER THAN UNTIL 30 JUNE 2022		For	For	For
KOJAMO 013	17-Mai-2021	Annual General Meeting	21	To ratify the Audit and Finance Committee's appointment of PricewaterhouseCoopers LLP as our		FOI	FOI	FOI
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	Annual	6	independent registered public accounting firm.		For	Against	Against
AGILENT TECHNOLOGIES, INC.	17-Mar-2021		1	Election of Director: Mala Anand		For	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021		2	Election of Director: Koh Boon Hwee		For	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021		3	Election of Director: Michael R. McMullen		For	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021		4	Election of Director: Daniel K. Podolsky, M.D.		For	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021		5	To approve, on a non-binding advisory basis, the compensation of our named executive officers.		For	For	For
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	4	OPENING AND ELECTION OF CHAIRMANSHIP PANEL		For	For	For
FORD OTOMOTIVE CANALY AS	47 44 2024	Appual Comment Marking	F	READING, DISCUSSION AND APPROVAL OF THE ANNUAL REPORT OF YEAR 2020 PREPARED BY THE		For	For	For
FORD OTOMOTIV SANAYI AS FORD OTOMOTIV SANAYI AS		Annual General Meeting Annual General Meeting	2	BOARD OF DIRECTORS READING OF THE SUMMARY REPORT OF THE INDEPENDENT AUDIT FIRM OF 2020 FISCAL PERIOD		For	For	For
FORD OTOMOTIV SANAYI AS		Annual General Meeting	7	READING, DISCUSSION AND APPROVAL OF THE FINANCIAL STATEMENTS OF 2020 FISCAL PERIOD		For For	For For	For
TORD OTOMOTIV SANATI AS	17-Mai-2021	Allituat General Meeting	- /	APPROVAL OF THE MEMBER CHANGES IN THE BOARD OF DIRECTORS DURING THE YEAR AS PER ARTICLE		101	1 01	1 01
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	8	363 OF TURKISH COMMERCIAL CODE		For	Against	Against
FORD OTOMOTIV SANAYI AS		Annual General Meeting	9	RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS SEPARATELY FOR YEAR 2020 ACTIVITIES		For	For	For
TORD OTOMOTIV SARATI AS	17 Mai 2021	Amad General Meeting		APPROVAL, OR APPROVAL WITH AMENDMENTS OR REFUSAL OF THE BOARD OF DIRECTORS PROPOSAL		1 01	1 01	1 01
				FOR PROFIT DISTRIBUTION FOR THE YEAR 2020 AND THE DISTRIBUTION DATE WHICH PREPARED IN				
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	10	ACCORDANCE WITH THE COMPANY'S PROFIT DISTRIBUTION POLICY		For	For	For
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	11	APPROVAL, OR APPROVAL WITH AMENDMENTS OR REFUSAL OF THE BOARD OF DIRECTORS PROPOSAL FOR AMENDMENT OF ARTICLE NO. 6 OF THE COMPANY'S ARTICLES OF INCORPORATION WITH THE HEADING SHARE CAPITAL PROVIDED THAT THE NECESSARY APPROVALS HAVE BEEN RECEIVED FROM CAPITAL MARKETS BOARD AND THE MINISTRY TRADE OF TURKEY		For	Against	Against
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	12	DETERMINATION OF THE NUMBER AND THE TERM OF DUTY OF THE MEMBERS OF THE BOARD OF DIRECTORS AND ELECTION OF THE MEMBERS BASE ON THE DETERMINED NUMBER, ELECTION OF THE INDEPENDENT BOARD MEMBERS		For	Against	Against
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	13	AS PER THE CORPORATE GOVERNANCE PRINCIPLES, INFORMING THE SHAREHOLDERS REGARDING THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS AND THE SENIOR EXECUTIVES AND PAYMENTS MADE UNDER THIS POLICY AND APPROVAL OF THE REMUNERATION POLICY AND RELATED PAYMENTS		For	For	For
	11 11101 2021		1.0	DETERMINATION OF THE ANNUAL GROSS FEES TO BE PAID TO THE MEMBERS OF THE BOARD OF		1 21		
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	14	DIRECTORS		For	Against	Against
				AS PER THE REGULATIONS OF THE TURKISH COMMERCIAL CODE AND CAPITAL MARKETS BOARD,				
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	15	APPROVAL OF THE BOARD OF DIRECTORS ELECTION FOR THE INDEPENDENT AUDIT FIRM		For	Against	Abstain
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	16	APPROVAL OF THE COMPANY'S DONATION AND SPONSORSHIP POLICY, GIVING INFORMATION TO THE SHAREHOLDERS REGARDING THE DONATIONS MADE BY THE COMPANY IN 2020 AND DETERMINATION OF A UPPER LIMIT FOR DONATIONS TO BE MADE IN 2021		For	Against	Against
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	17	IN ACCORDANCE WITH THE CAPITAL MARKETS BOARD REGULATIONS, PRESENTATION TO THE SHAREHOLDERS OF THE SECURITIES, PLEDGES AND MORTGAGES GRANTED IN FAVOR OF THE THIRD PARTIES IN THE YEAR 2020 AND OF ANY BENEFITS OR INCOME THEREOF		For	Against	Abstain
TORD CTOMOTY SARATI AS	17 mai 2021	Aimad General Meeting	17	UNDER ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE, AUTHORIZING: SHAREHOLDERS WITH MANAGEMENT CONTROL, MEMBERS OF THE BOARD OF DIRECTORS, SENIOR EXECUTIVES AND THEIR SPOUSES AND RELATIVES RELATED BY BLOOD OR AFFINITY UP TO THE SECOND DEGREE AND ALSO INFORMING THE SHAREHOLDERS REGARDING THE TRANSACTIONS MADE IN THIS EXTENT IN 2020		101	Aguillat	Abstani
FORD OTOMOTIV SANAYI AS	17-Mar-2021	Annual General Meeting	18	PURSUANT TO THE CAPITAL MARKETS BOARDS COMMUNIQUE ON CORPORATE GOVERNANCE		For	For	For
FORD OTOMOTIV SANAYI AS		Annual General Meeting	19	WISHES AND OPINIONS		For	Against	Abstain
MOBILE TELECOMMUNICATIONS COMPANY K.S.C		Annual General Meeting	1	APPROVE BOARD REPORT ON COMPANY OPERATIONS FOR FY 2020		For	For	For
MOBILE TELECOMMUNICATIONS COMPANY K.S.C		Annual General Meeting	2	APPROVE CORPORATE GOVERNANCE REPORT AND AUDIT COMMITTEE REPORT FOR FY 2020		For	Against	Against
MOBILE TELECOMMUNICATIONS COMPANY K.S.C		Annual General Meeting	3	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2020		For	For	For
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	Annual General Meeting	4	ACCEPT CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2020		For	Against	Against
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	Annual General Meeting	5	APPROVE SPECIAL REPORT ON PENALTIES FOR FY 2020		For	For	For
MOBILE TELECOMMUNICATIONS COMPANY K.S.C		Annual General Meeting	6	APPROVE DIVIDENDS OF KWD 0.033 PER SHARE		For	For	For
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	Annual General Meeting	7	APPROVE REMUNERATION OF DIRECTORS OF KWD 435,000 FOR FY 2020		For	For	For

MICH. LICELOGOMERATION CORPUS C.A. 1.7 miles of the manual concess benefits 9	Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
### APPROX ELIZIO-MONITORIS COMPANY N.C. 1 **TO MANUAL CONTROLL CONTROL CONTROL NO. 1999-00. 1 **TO MANUAL CONTROL CONTROL NO. 1999-00. 1 **TO MANUAL CONTROL CONTR	MOBILE TELECOMMUNICATIONS COMPANY K.S.C.		Annual General Meeting	8	AUTHORIZE SHARE REPURCHASE PROGRAM OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL			d Vote For	For
Page				9					Against
Martin M				10				-	Against
				1.4				-	For
MINISTRATE A PRODUCTION DISC PROJECT IN COST PROJECT IN CO			9						For
AND PRINT COLD	5.65.10 17.11.11 00 2.15	17 Mai 2021	Extraordinary General Meeting	<u> </u>			101	1 01	1 01
Applied Appl	SKSHU PAINT CO I TD	17-Mar-2021	ExtraOrdinary General Meeting	2			For	For	For
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TABLECISCO GORPOLATION									Against
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TRABURS CORPORATION (7-794-2021 Januar) 1 Section of Director Andrews Campion (7-744-2021 Januar) 2 Section of Director Andrews Campion (7-744-2021 Januar) 2 Section of Director Andrews Campion (7-744-2021 Januar) 2 Section (7-744-2021 Januar) 2 Se				1	,				For
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TARRIUGIC GOPPORATION				6	,				For
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TARBURSC CORPORATION 17-Ama-2021 (Annuals 12 Dection of Directors: Javier G., Teruset 57 For For For For For For For For For Falley Corporation (Annuals of Proceedings of Directors Corporation). The Corporation of Proceedings of Directors (Annuals of Directors College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 12 Dection of Directors: College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 13 Dection of Directors: College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 14 Dection of Directors: College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 15 Dection of Directors: College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 14 Dection of Directors: College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 14 Dection of Directors: College L.) HE COOPER COMPANIS, INC. 17-Ama-2021 (Annuals 15 Dection of Directors: Teres S. Maddeen 15 D	TARBUCKS CORPORATION			10			For	For	For
TABBLICS CORPORATION 17 / Mar 2021 Annual 13 Advisory resolution to paperwise our executive office compensation. Ratification of the appointed office compensation. Ratification of the appointed of PWOLL Up as the independent registered gubblic accounting firm for processing the COOPER COMPANIES, INC. 17 / Mar 2021 Annual 18 The COOPER COMPANIES, INC. 17 / Mar 2021 Annual 2 Election of Director: Online To the fiscal year ending October 31, 7021. For Por Por Por Por Por Por Por Por Por P	TARBUCKS CORPORATION	17-Mar-2021	Annual	11	Election of Director: Clara Shih		For	For	For
RASTINATION OF PROVIDED A PARTICLE OF PROVIDED A PARTICLE OF PROVIDED AND ASSOCIATION OF THE CORPER COMPANIES, INC. 17-May-7201 Annual 1 ELECTORE COMPANIES, INC. 17-May-7201 Annual 2 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 3 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 4 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 5 Election of Director: Goldene E. Jay 18-COOPER COMPANIES, INC. 17-May-7201 Annual 18-ELECTOR OF COMPANIES, INC. 17-May-7201 Annual 19-ELECTOR OF COMPANIES, INC. 17-May-7201 Annual General Meeting 19-ELECTOR OF COMPANIES, INC. 18-ELECTOR	TARBUCKS CORPORATION	17-Mar-2021	Annual	12	Election of Director: Javier G. Teruel		For	For	For
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OF DIRECTORS IN ACCORDANCE WITH ARTICLE 395 AND ARTICLE 396 OF THE TURKISH COMMERCIAL CODE DISCUSSION, SUBMISSION TO VOTING AND RESOLVING THE PROPOSAL OF BOARD OF DIRECTORS FOR THE ELECTION OF AN INDEPENDENT EXTERNAL AUDITOR FOR AUDITING OF COMPANY'S ACCOUNTS AND TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL REGLI DEMIR YE CELIK FABRIKALARI T.A.S. 17-Mar-2021 Annual General Meeting 15 MARKET LAW INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF	KEGLI DEMIK YE CELIK FABRIKALARI T.A.S.	1/-Mar-2021	Annual General Meeting	13			For	Against	Against
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DISCUSSION, SUBMISSION TO VOTING AND RESOLVING THE PROPOSAL OF BOARD OF DIRECTORS FOR THE ELECTION OF AN INDEPENDENT EXTERNAL AUDITOR FOR AUDITING OF COMPANY'S ACCOUNTS AND TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL FOR Against INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF							1		
THE ELECTION OF AN INDEPENDENT EXTERNAL AUDITOR FOR AUDITING OF COMPANY'S ACCOUNTS AND TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL TO Against INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF	REGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	Annual General Meeting	14			For	For	For
TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL 17-Mar-2021 Annual General Meeting 15 MARKET LAW INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF					DISCUSSION, SUBMISSION TO VOTING AND RESOLVING THE PROPOSAL OF BOARD OF DIRECTORS FOR				
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S. 17-Mar-2021 Annual General Meeting 15 MARKET LAW For Against INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF					THE ELECTION OF AN INDEPENDENT EXTERNAL AUDITOR FOR AUDITING OF COMPANY'S ACCOUNTS AND				
INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF					TRANSACTIONS FOR 2021 IN ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND CAPITAL		1		
INFORMING THE GENERAL ASSEMBLY ON GUARANTEE, PLEDGE AND MORTGAGES GRANTED IN FAVOR OF	REGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	Annual General Meeting	15	MARKET LAW		For	Against	Against
							1		1
FREGLI DEMIR YE CELIK FABRIKALARI T.A.S. 17-Mar-2021 Annual General Meeting 16 THE THIRD PARTIES AND OF ANY BENEFITS OR INCOME THEREOF For Against	EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	Annual General Meeting	16	THE THIRD PARTIES AND OF ANY BENEFITS OR INCOME THEREOF		For	Δgainst	Abstain

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				INFORMING THE GENERAL ASSEMBLY REGARDING THE DONATIONS AND CONTRIBUTIONS MADE IN 2020				
				AND SUBMISSION TO VOTING AND RESOLVING THE LIMIT OF DONATIONS TO BE MADE BETWEEN				
REGLI DEMIR YE CELIK FABRIKALARI T.A.S.		Annual General Meeting	17	01.01.2021 - 31.12.2021		For	Against	Against
REGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	Annual General Meeting	18	CLOSING		For	Against	Abstain
				Shareholder Proposal: Approve the Election of persons who will be charged to investigate the status of				
				the operations and property of the Stock Company as set forth in Article 316, Paragraph 2 of the				
OSHIBA CORPORATION		ExtraOrdinary General Meeting		Companies Act		Against	Against	For
OSHIBA CORPORATION	18-Mar-2021	ExtraOrdinary General Meeting	g 3	Shareholder Proposal: Amend Articles of Incorporation		Against	Against	For
				TO CONSIDER AND APPROVE THE GRANT OF RESERVED RESTRICTED SHARES TO THE DIRECTORS OF THE				
				COMPANY'S SIGNIFICANT SUBSIDIARIES BY GREAT WALL MOTOR COMPANY LIMITED AND THE				
				CONNECTED TRANSACTION AS SET OUT IN THE CIRCULAR (DETAILS OF WHICH WILL BE PUBLISHED BY				
				THE COMPANY ON THE WEBSITES OF THE STOCK EXCHANGE OF HONG KONG LIMITED				
REAT WALL MOTOR CO LTD	18-Mar-2021	ExtraOrdinary General Meeting	g 2	(www.hkexnews.hk) AND THE COMPANY (www.gwm.com.cn) NO LATER THAN 3 MARCH 2021)		For	For	For
				CONNECTED TRANSACTIONS REGARDING GRANTING PRESERVED RESTRICTED STOCKS TO DIRECTORS OF				
REAT WALL MOTOR CO LTD	18-Mar-2021	ExtraOrdinary General Meeting	g 1	MAJOR SUBSIDIARIES		For	For	For
PONOR OYJ	18-Mar-2021	Annual General Meeting	10	ADOPTION OF THE FINANCIAL STATEMENTS AND THE CONSOLIDATED FINANCIAL STATEMENTS		For	For	For
				RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF				
				DIVIDEND: THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT A DIVIDEND				
				OF EUR 0.57 PER SHARE BE DISTRIBUTED FOR THE FINANCIAL PERIOD 2020. THE DIVIDEND SHALL BE				
				PAID IN TWO INSTALMENTS. THE FIRST INSTALMENT OF EUR 0.28 PER SHARE SHALL BE PAID TO A				
				SHAREHOLDER REGISTERED AS A SHAREHOLDER IN THE SHAREHOLDER REGISTER MAINTAINED BY				
				EUROCLEAR FINLAND LTD ON THE RECORD DATE OF THE DIVIDEND PAYMENT ON 22 MARCH 2021. THE				
				PAYMENT DATE PROPOSED BY THE BOARD FOR THIS INSTALMENT IS 29 MARCH 2021. THE SECOND				
				INSTALMENT OF EUR 0.29 PER SHARE SHALL BE PAID IN SEPTEMBER 2021. THE SECOND INSTALMENT				
				SHALL BE PAID TO A SHAREHOLDER REGISTERED AS A SHAREHOLDER IN THE SHAREHOLDER REGISTER MAINTAINED BY EUROCLEAR FINLAND LTD ON THE DIVIDEND RECORD DATE, WHICH, TOGETHER WITH				
				THE PAYMENT DATE, SHALL BE DECIDED BY THE BOARD OF DIRECTORS IN ITS MEETING SCHEDULED FOR				
				14 SEPTEMBER 2021. THE DIVIDEND RECORD DATE FOR THE SECOND INSTALMENT WOULD BE 16				
PONOR OYJ	18-Mar-2021	Annual General Meeting	11	SEPTEMBER 2021 AND THE DIVIDEND PAYMENT DATE 23 SEPTEMBER 2021		For	For	For
				RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT				
PONOR OYJ		Annual General Meeting	12	& CEO FROM LIABILITY FOR THE FINANCIAL PERIOD 1 JANUARY 2020 - 31 DECEMBER 2020		For	For	For
PONOR OYJ	18-Mar-2021	Annual General Meeting	13	HANDLING OF THE REMUNERATION REPORT FOR GOVERNING BODIES		For	For	For
PONOR OYJ	18-Mar-2021	Annual General Meeting	15	RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS		None		For
				RESOLUTION ON THE NUMBER OF THE MEMBERS OF THE BOARD OF DIRECTORS: THE NOMINATION				
PONOR OYJ	18-Mar-2021	Annual General Meeting	16	BOARD PROPOSES TO THE GENERAL MEETING THAT THE NUMBER OF BOARD MEMBERS SHALL BE SIX		None		For
				ELECTION OF THE MEMBERS AND CHAIR OF THE BOARD OF DIRECTORS: THE NOMINATION BOARD				
				PROPOSES TO THE GENERAL MEETING THAT MS PIA AALTONEN-FORSELL, MR JOHAN FALK, MR MARKUS				
				LENGAUER, MR CASIMIR LINDHOLM, MR MICHAEL G. MARCHI AND MS ANNIKA PAASIKIVI, CURRENTLY				
				MEMBERS OF THE BOARD OF DIRECTORS, BE RE-ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS				
				FOR THE FOLLOWING TERM OF OFFICE. THE NOMINATION BOARD FURTHER PROPOSES THAT THE				
PONOR OYJ	10 Mar 2021	Annual General Meeting	17	GENERAL MEETING ELECTS MS ANNIKA PAASIKIVI AS THE CHAIR OF THE BOARD		None		For
PONOR OYJ		Annual General Meeting	18	RESOLUTION ON THE REMUNERATION OF THE AUDITOR		None For	For	For For
PUNUR UTJ	18-Mar-2021	Annual General Meeting	10			FOr	For	FOr
				ELECTION OF THE AUDITOR: THE BOARD OF DIRECTORS PROPOSES TO THE GENERAL MEETING, BASED				
				ON A RECOMMENDATION FROM THE AUDIT COMMITTEE, THAT KPMG OY AB, A COMPANY OF				
				AUTHORISED PUBLIC ACCOUNTANTS, BE RE-ELECTED AS THE AUDITOR OF THE COMPANY FOR THE				
				FOLLOWING TERM OF OFFICE. KPMG OY AB HAS ANNOUNCED THAT THE PRINCIPALLY RESPONSIBLE				
				AUDITOR WOULD BE ANDERS LUNDIN (APA). THE BOARD OF DIRECTORS ALSO PROPOSES THAT THE				
				GENERAL MEETING REQUEST THE AUDITOR TO GIVE A STATEMENT IN THE AUDITOR'S REPORT ON THE				
				ADOPTION OF THE FINANCIAL STATEMENTS, THE GRANTING OF DISCHARGE FROM LIABILITY AND THE				
PONOR OYJ	18-Mar-2021	Annual General Meeting	19	BOARD OF DIRECTORS' PROPOSAL FOR DISTRIBUTION OF FUNDS		For	For	For
				AUTHORISING THE BOARD OF DIRECTORS TO RESOLVE ON THE REPURCHASE OF THE COMPANY'S OWN				
PONOR OYJ	18-Mar-2021	Annual General Meeting	20	SHARES		For	For	For
PONOR OYJ		Annual General Meeting	21	AUTHORISING THE BOARD OF DIRECTORS TO RESOLVE ON THE ISSUANCE OF SHARES		For	For	For
	10 11101 2021		1	"THAT BY AN ORDINARY RESOLUTION, each of the 175,000,000 issued and unissued ordinary shares of			1. 0.	1
			1	a nominal or par value of US\$0.01 each in the capital of the Company be and is hereby subdivided into				
				eight ordinary shares of a nominal or par value of US\$0.00125 each in the capital of the Company (the				
			1	"Subdivision"), such that, following the Subdivision, the authorised share capital of the Company shall				
DID CON COOLS IN:			L	be US\$1,750,000 divided into 1,400,000,000 ordinary shares of a nominal or par value of US\$0.00125		ļ.,		_
RIP.COM GROUP LIMITED	18-Mar-2021		1	each".		None	1	For
ENEX ENERGY LTD		ExtraOrdinary General Meeting	g 1	TO APPROVE THE PROPOSED CONSOLIDATION OF SHARE CAPITAL		For	For	For
L PUERTO DE LIVERPOOL SAB DE CV	18-Mar-2021	Ordinary General Meeting	1	READING OF THE REPORT OF THE BOARD OF DIRECTORS AND THE DIRECTOR GENERAL		For	Against	Abstain
				PRESENTATION OF THE AUDITED FINANCIAL STATEMENTS AS OF DECEMBER 31, 2020 AND THE REPORT				
		Ordinary General Meeting		OF THE AUDIT COMMITTEE AND CORPORATE PRACTICES				

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date		rumber			Vote	Recommende	
				RESOLUTIONS ON THE DOCUMENTS REFERRED TO IN THE PREVIOUS POINTS AND ON THE DRAFT				
EL PUERTO DE LIVERPOOL SAB DE CV	18-Mar-2021	Ordinary General Meeting	3	APPLICATION OF THE INCOME STATEMENT		For	Against	Against
				RESOLUTION ON THE FEES OF DIRECTORS AND MEMBERS OF THE PATRIMONIAL COUNCIL FOR THE YEAR				
EL PUERTO DE LIVERPOOL SAB DE CV		Ordinary General Meeting	4	2021		For	For	For
EL PUERTO DE LIVERPOOL SAB DE CV		Ordinary General Meeting	5	ELECTION OF DIRECTORS FOR THE YEAR 2021		For	For	For
EL PUERTO DE LIVERPOOL SAB DE CV	18-Mar-2021	Ordinary General Meeting	6	ELECTION OF THE MEMBERS OF THE PATRIMONIAL COUNCIL FOR 2021		For	For	For
				RATIFICATION AND, WHERE APPROPRIATE, EXTENSION TO THE RESERVE FOR THE ACQUISITION OF OWN				
EL PUERTO DE LIVERPOOL SAB DE CV		Ordinary General Meeting	7	SHARES		For	For	For
EL PUERTO DE LIVERPOOL SAB DE CV		Ordinary General Meeting	8	APPOINTMENT OF DELEGATES TO FORMALIZE THE AGREEMENTS OF THIS ASSEMBLY		For	For	For
EL PUERTO DE LIVERPOOL SAB DE CV	18-Mar-2021	Ordinary General Meeting	9	MEETING MINUTES		For	For	For
				To ratify the Audit and Finance Committee's appointment of PricewaterhouseCoopers LLP as Keysight's				
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021		4	independent registered public accounting firm.		For	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	1	1	Election of Director: Ronald S. Nersesian		For	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021		2	Election of Director: Charles J. Dockendorff		For	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	Annual	3	Election of Director: Robert A. Rango		For	For	For
VENCICUE TECHNICIO CLES INC	10.11			To approve, on a non-binding advisory basis, the frequency of the stockholder vote on the			_	
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	Annual	6	compensation of Keysight's named executive officers.		1 year	For	1 year
VEVELCHT TECHNOLOGIES ING	40.11 2021	Annual	_	To approve on a non-hinding advisory basis the companyation of Manifelta according to		Fa.,	Fa.,	
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021		5	To approve, on a non-binding advisory basis, the compensation of Keysight's named executive officers.		For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1		David Barr	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1	DIRECTOR	Mervin Dunn	For	Against	Withheld
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1	DIRECTOR	Michael Graff	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1	DIRECTOR	Sean Hennessy	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1	DIRECTOR	W. Nicholas Howley	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1		Raymond Laubenthal	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021	1	1		Gary E. McCullough	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1		Michele Santana	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1	DIRECTOR	Robert Small	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021		1	DIRECTOR	John Staer	For	For	For
TRANSDIGM GROUP INCORPORATED	18-Mar-2021	Annual	1		Kevin Stein	For	For	For
TRANSPICAL CROUD INCORPORATED	10 11- 2021	Amusel	12	To ratify the selection of Ernst & Young LLP as the Company's independent accountants for the fiscal		F	F	
TRANSDIGM GROUP INCORPORATED TRANSDIGM GROUP INCORPORATED	18-Mar-2021 18-Mar-2021		3	year ending September 30, 2021. To approve (in an advisory vote) compensation paid to the Company's named executive officers.		For	For	For
APN CONVENIENCE RETAIL REIT		Ordinary General Meeting	2	RATIFICATION OF PLACEMENT TO INVESTORS UNDER LISTING RULE 7.1		For For	Against Against	Against Abstain
APN CONVENIENCE RETAIL REIT		Ordinary General Meeting	2	RATIFICATION OF FEACEMENT TO INVESTORS UNDER LISTING RULE 7.1 RATIFICATION OF SECURITY PURCHASE PLAN TO INVESTORS UNDER LISTING RULE 7.1		For	Against	Abstain
DONGKOOK PHARMACEUTICAL CO LTD		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
DONGKOOK PHARMACEUTICAL CO LTD		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
DONGKOOK PHARMACEUTICAL CO LTD		Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR GWON GI BEOM		For	For	For
DONGKOOK PHARMACEUTICAL CO LTD		Annual General Meeting	4	ELECTION OF A NON-PERMANENT DIRECTOR YEO BYEONG MIN		For	For	For
DONGKOOK PHARMACEUTICAL CO LTD		Annual General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
DONGKOOK PHARMACEUTICAL CO LTD		Annual General Meeting	6	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
HANMI SEMICONDUCTOR CO LTD		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
HANMI SEMICONDUCTOR CO LTD		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
THAT THE SEMICONDUCTOR CO LID	17 Mai 2021	Annual General Meeting	-	ELECTION OF DIRECTOR CANDIDATE: KIM MIN HYEON; ELECTION OF OUTSIDE DIRECTOR CANDIDATE:		101	101	101
HANMI SEMICONDUCTOR CO LTD	19-Mar-2021	Annual General Meeting	3	KIM CHANG WOOK		For	For	For
HANMI SEMICONDUCTOR CO LTD		Annual General Meeting	4	ELECTION OF AUDITOR CANDIDATE: SHIN YEONG TAE		For	For	For
HANMI SEMICONDUCTOR CO LTD		Annual General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
HANMI SEMICONDUCTOR CO LTD		Annual General Meeting	6	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
YUHAN CORP		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
YUHAN CORP		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
YUHAN CORP		Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: JO UK JE		For	For	For
YUHAN CORP		Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: I BYEONG MAN		For	For	For
YUHAN CORP		Annual General Meeting	5	ELECTION OF A NON-PERMANENT DIRECTOR: I JEONG HUI		For	For	For
YUHAN CORP		Annual General Meeting	6	ELECTION OF OUTSIDE DIRECTOR: SIN YEONG JAE		For	For	For
YUHAN CORP		Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GIM JUN CHEOL		For	For	For
YUHAN CORP		Annual General Meeting	8	ELECTION OF AUDIT COMMITTEE MEMBER: BAK DONG JIN		For	For	For
	= 7= 1		-			For	For	For
YUHAN CORP	19-Mar-2021	Annual General Meeting	19	ELECTION OF AUDIT COMMITTEE MEMBER: SIN YEONG JAE		IFOI		
		Annual General Meeting Annual General Meeting	10	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For

DECORDS AND RELIGION FOR THE COMPANY SMITLES OF ADDITION	Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
## ACCORDING TO THE FOLLOWING, 10 BOLETHOUR ON WINDERT YOUR ACTUAL CHIEFE IN APPLICATION OF ARTICLE SCHOOL IN APPLICATION OF THE WORKSON OF T		Date					Vote		
## ## ## ## ## ## ## ## ## ## ## ## ##					ACCORDING TO THE FOLLOWING: I) DELETION OF NUMBER THREE NUMBER OF ARTICLE ONE; II) AMENDMENT OF THE WORDING OF POINTS (A), (E) AND (L) OF NUMBER TWO OF ARTICLE SIXTEEN; III)				
ARTICLE STITLE MY AMERICANT OF THE WORKSON, OF HUMBER THERE OF ARTICLE STITLE WITH MANUAL PROPERTY MY AMERICAN OF THE WORKSON, OF HUMBER STAND OF THE WORKSON, OF HUMBER STAND OF THE WORKSON, OF HUMBER STAND OF HUMB					RENUMBERING, FOLLOWING THE PRECEDING POINT (III), OF POINTS IN NUMBER TWO OF ARTICLE				
AMERICAN OF THE WORDING OF HAMBER SKY OF AFFICE INNECTES VIEW AND AMERICAN OF HEAD AND AMERIC									
SERIO FOR ARTICLE TWENTY, 30 DESCRIPTION OF PORTES ASI, 80, 00, 10, 10, 10, 10, 10, 10, 10, 10, 1									
S. JUL 17, L. (C.S.), DRI AND LEGS POR NUMBERS SERVING OF ATTICE TWENTY; NO AMERICAN TO THE AMERICAN AND ADDRESS OF THE COMPANY OF THE COMP									
WORRING OF POINTS (CI., YG., YG., YG., YG.), YG., YG., YG., YG., YG., YG., YG., YG.									
ATTICLE TYPOTY. THAT SHALL BE HIMBERED FROM (A) TO (M), XITILD AND NUMBERS SYA AND SEVENT TO PARKED TO MAKE TYPOTY. THAT SHALL BE HIMBERED FROM (A) TO (M), XITILD AND NUMBERS SYA AND SEVENT TO PARKED TYPOTY. THE WORLD AND NUMBERS SYA AND SEVENT TO PARKED TYPOTY. THE WORLD AND NUMBERS SYA AND SEVENT TO PARKED THE WORLD AND NUMBERS SYA AND SEVENT TO PARKED THE WORLD AND NUMBERS SYA AND SEVENT TO PARKED THE WORLD AND NUMBERS SYA AND SEVENT TO PARKED THE WORLD AND NUMBERS SYA AND SEVENT TO PARKED THE WORLD AND SEVENT TO PARKED THE WORLD AND SEVENT TO PARKED THE WORLD AND SEVENT TO PARKED THE WORLD AND SEVENT TO PARKED THE WORLD AND SEVENT TO PARKED THE WORLD AND SEVENT TO PARKED THE WORLD AND SEVENT THE WORLD AND SEVE					WORDING OF POINTS (C), (G), (K), (L), (N), (O), (T), (V), (W) AND (X) OF NUMBER SEVEN OF ARTICLE				
MUMBER TWO AND NUMBER TWO AND NUMBER TWO AND NUMBERS SIX AND SEVENT TO									
PAMP 2021 Annual 1 DIRECTOR Towns M. Callign For									
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PAMP PAMP	HEICO CORPORATION			1					
Piece Corporation 19-Mar 2021 Annual 1 DIRECTOR Enc. A Mendelson For For For For For For Enc. Corporation 19-Mar 2021 Annual 1 DIRECTOR Laurand A, Mendelson For For For For For Enc. Corporation 19-Mar 2021 Annual 1 DIRECTOR Laurand A, Mendelson For For For For For For Enc. Corporation 19-Mar 2021 Annual 1 DIRECTOR Laurand A, Mendelson For				1				<u> </u>	
IREC CORPORATION				1				-	
FIELD CORPORATION 19-Mar-7027 Annual 1 DIRECTOR 19-Mar-7027 Annual 2 DIRECTOR 19-Mar-7027 D				1				<u> </u>	
EIEC CORPORDATION				1					
FIECO CORPORATION 19-Mar-2021 Annual 1 ORECTOR 19-Mar-2021 Annual 1				1				+ -	
Fig. 0 September	HEICO CORPORATION			1					
19-Mar-2021 Annual 3 REGISTERE PUBLIC ACCOUNTING FIRM FOR THE FISCAL YEAR ENDING COTOBER 31, 2021. For Against Against (ERCO CASPBATION 19-Mar-2021 Annual General Meeting 13 ADVISION Y APPROXISED THE COMPANY SECURITY COMPANY S	HEICO CORPORATION			1	DIRECTOR	Frank J. Schwitter	For		For
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STORA ENSO OYJ 19-Mar-2021 Annual General Meetin STORA ENSO OYJ 19-Mar-2021 Annual General Meetin	ng 24 ng 25 ng 1 ng 2 ng 3 ng 4 ng 5 ng 6 ng 1 ng 2	AUTHORISING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE THE COMPANY'S OWN SHARES AUTHORISING TO THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES APPROVAL OF FINANCIAL STATEMENTS DIVIDEND PAYOUT ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For For For For For	For For For For For	For For
STORA ENSO OYJ 19-Mar-2021 Annual General Meetin	ng 25 ng 1 ng 2 ng 3 ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	SHARES AUTHORISING TO THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES APPROVAL OF FINANCIAL STATEMENTS DIVIDEND PAYOUT ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For For For	For For For For	For For
STORA ENSO OYJ 19-Mar-2021 Annual General Meetin	ng 25 ng 1 ng 2 ng 3 ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	AUTHORISING TO THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES APPROVAL OF FINANCIAL STATEMENTS DIVIDEND PAYOUT ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For For For	For For For For	For For
STORA ENSO OYJ 19-Mar-2021 Annual General Meetin	ng 25 ng 1 ng 2 ng 3 ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	APPROVAL OF FINANCIAL STATEMENTS DIVIDEND PAYOUT ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For For	For For For	For
LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, Annual General Meetin LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, Annual General Meetin LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, Annual General Meetin LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, Annual General Meetin LOTTE HIMART CO LT	ng 1 ng 2 ng 3 ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	DIVIDEND PAYOUT ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For	For For	
LOTTE HIMART CO LTD, SEOUL LO	ng 2 ng 3 ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	DIVIDEND PAYOUT ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For	For For	
LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 22-Mar-2021 Annual General Meetin HOONS CORP 22-Mar-2021 Annual General Meetin HUONS CORP 22-Mar-2021 Annual General Meetin HUONS CORP 22-Mar-2021 Annual General Meetin	ng 3 ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	ELECTION OF DIRECTOR: ELECTION OF INSIDE DIRECTOR CANDIDATES:HWANG YEONG GEUN, JEONG BU UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For For	For For	
LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL 19-Mar-2021 Annual General Meetin HUONS CO. LTD. HUONS CO. LTD. HUONS CO. LTD. HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 22-Mar-2021 Annual General Meetin HIAMOTORS CORP 22-Mar-2021 Annual General Meetin HIAMOTORS CORP	ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	UOK,MAEONG JUNG OH, HA YEONG SU APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For	For	
LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL 19-Mar-2021 Annual General Meetin LOTTE HIMART CO LTD, SEOUL 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 22-Mar-2021 Annual General Meetin HUONS CORP 22-Mar-2021 Annual General Meetin	ng 4 ng 5 ng 6 ng 1 ng 2 ng 3	APPROVAL OF REMUNERATION FOR DIRECTOR AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For For	For	For
LOTTE HIMART CO LTD, SEOUL LOTTE HIMART CO LTD, SEOUL 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 22-Mar-2021 Annual General Meetin KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	ng 5 ng 6 ng 1 ng 2 ng 3	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS	For		For
LOTTE HIMART CO LTD, SEOUL 19-Mar-2021 Annual General Meetin HUONS CO. LTD. UONS CO. LTD. HUON	ng 6 ng 1 ng 2 ng 3	AMENDMENT OF ARTICLES OF INCORPORATION APPROVAL OF FINANCIAL STATEMENTS		ILor	For
HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 22-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. HUONS	ng 1 ng 2 ng 3	APPROVAL OF FINANCIAL STATEMENTS	roi	For For	
HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 22-Mar-2021 Annual General Meetin	ng 2 ng 3		In		For
HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin BHARTI AIRTEL LTD 19-Mar-2021 ExtraOrdinary General KIA MOTORS CORP 22-Mar-2021 Annual General Meetin KIA MOTORS CORP 22-Mar-2021 Annual General Meetin KIA MOTORS CORP	ng 3		For	For	For
HUONS CO. LTD. 19-Mar-2021 Annual General Meetin HUONS CO. LTD. 19-Mar-2021 Annual General Meetin BHARTI AIRTEL LTD 19-Mar-2021 ExtraOrdinary General KIA MOTORS CORP 22-Mar-2021 Annual General Meetin KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	-		For	For	For
HUONS CO. LTD. 19-Mar-2021 Annual General Meetin BHARTI AIRTEL LTD 19-Mar-2021 ExtraOrdinary General KIA MOTORS CORP 22-Mar-2021 Annual General Meetin KIA MOTORS CORP 22-Mar-2021 Annual General Meetin		ELECTION OF INSIDE DIRECTOR: GO JAE CHEON	For	For	For
BHARTI AIRTEL LTD19-Mar-2021ExtraOrdinary GeneralKIA MOTORS CORP22-Mar-2021Annual General MeetinKIA MOTORS CORP22-Mar-2021Annual General Meetin	-	APPROVAL OF REMUNERATION FOR DIRECTOR	For	For	For
KIA MOTORS CORP 22-Mar-2021 Annual General Meetin KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	-	APPROVAL OF REMUNERATION FOR AUDITOR	For	For	For
KIA MOTORS CORP 22-Mar-2021 Annual General Meetin		ISSUANCE OF EQUITY SHARES OF THE COMPANY ON PREFERENTIAL BASIS	For	For	For
		APPROVAL OF FINANCIAL STATEMENTS	For	For	For
	ng 2	AMENDMENT OF ARTICLES OF INCORPORATION	For	For	For
KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	ng 3	ELECTION OF INSIDE DIRECTOR: CHOE JUN YEONG	For	For	For
KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	ng 4	ELECTION OF OUTSIDE DIRECTOR: HAN CHEOL SU	For	For	For
KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	ng 5	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDITOR: JO HWA SUN	For	For	For
KIA MOTORS CORP 22-Mar-2021 Annual General Meetin	ng 6	APPROVAL OF REMUNERATION FOR DIRECTOR	For	For	For
CITYCON OYJ 22-Mar-2021 Annual General Meetin		ADOPTION OF THE FINANCIAL STATEMENTS	For	For	For
		RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AS WELL AS AUTHORIZATION			
		OF THE BOARD OF DIRECTORS TO DECIDE ON THE DISTRIBUTION OF DIVIDEND AND ASSETS FROM THE			
		INVESTED UNRESTRICTED EQUITY FUND: THE BOARD OF DIRECTORS PROPOSES THAT BASED ON THE			
		BALANCE SHEET TO BE ADOPTED FOR THE FINANCIAL PERIOD ENDED ON 31 DECEMBER 2020, NO			
		DIVIDEND IS DISTRIBUTED BY A RESOLUTION OF THE ANNUAL GENERAL MEETING. NONETHELESS, THE			
		BOARD OF DIRECTORS PROPOSES THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE IN ITS			
		DISCRETION ON THE DISTRIBUTION OF DIVIDEND AND ASSETS FROM THE INVESTED UNRESTRICTED			
		EQUITY FUND IN THE MANNER SET FORTH BELOW. BASED ON THIS AUTHORIZATION, THE MAXIMUM			
		TOTAL AMOUNT OF DIVIDEND TO BE DISTRIBUTED SHALL NOT EXCEED EUR 0.05 PER SHARE AND THE			
		MAXIMUM TOTAL AMOUNT OF EQUITY REPAYMENT DISTRIBUTED FROM THE INVESTED UNRESTRICTED			
		EQUITY FUND SHALL NOT EXCEED EUR 0.45 PER SHARE. BASED ON THE CURRENT TOTAL NUMBER OF			
		ISSUED SHARES IN THE COMPANY, THE AUTHORIZATION WOULD EQUAL TO A MAXIMUM OF EUR			
CITYCON OYJ 22-Mar-2021 Annual General Meetin	ng 11	8,899,926.25 IN DIVIDEND AND A MAXIMUM OF EUR 80,099,336.25 IN EQUITY REPAYMENT	For	For	For
		RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM			
CITYCON OYJ 22-Mar-2021 Annual General Meetin	ng 12	LIABILITY	For	For	For
		REMUNERATION REPORT: THE BOARD OF DIRECTORS PROPOSES THAT THE REMUNERATION REPORT OF			
		THE COMPANY'S GOVERNING BODIES FOR 2020 BE APPROVED. THE RESOLUTION IS ADVISORY IN			
		ACCORDANCE WITH THE FINNISH LIMITED LIABILITY COMPANIES ACT. THE REMUNERATION REPORT IS			
		AVAILABLE ON THE COMPANY'S WEBSITE AT CITYCON.COM/AGM2021. SINCE THE ANNUAL GENERAL			
		MEETING MAY ONLY BE ATTENDED BY VOTING IN ADVANCE, THE REMUNERATION REPORT OF THE			
CITYCON OYJ 22-Mar-2021 Annual General Meetin	ng 13	GOVERNING BODIES IS DEEMED TO HAVE BEEN PRESENTED TO THE ANNUAL GENERAL MEETING	For	Against	Against

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
				RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE THAT THE REMUNERATION OF MEMBERS OF THE BOARD OF DIRECTORS WOULD REMAIN THE SAME AND THE CHAIRMAN OF THE BOARD OF DIRECTORS BE PAID AN ANNUAL FEE OF EUR 160,000, THE DEPUTY CHAIRMEN EUR 70,000 AND THE ORDINARY MEMBERS OF THE BOARD EUR 50,000. THE CHAIRMEN OF THE BOARD OF DIRECTORS' COMMITTEES WOULD BE PAID AN ADDITIONAL ANNUAL FEE OF EUR 5,000. IT IS PROPOSED THAT THE CHAIRMEN OF THE MEETINGS OF THE BOARD'S COMMITTEES SHALL BE PAID A MEETING FEE OF EUR 800 AND OTHER BOARD AND COMMITTEE MEMBERS EUR 600 PER MEETING, WITH THE EXCEPTION OF THE CHAIRMAN OF THE BOARD, WHO SHALL BE PAID NO MEETING				
CITYCON OYJ	22-Mar-202	1 Annual General Meeting	14	FEES. THE MEMBERS OF THE BOARD OF DIRECTORS SHALL BE COMPENSATED FOR ACCRUED TRAVEL AND LODGING EXPENSES AS WELL AS OTHER POTENTIAL COSTS RELATED TO BOARD AND COMMITTEE WORK		For	For	For
				RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE THAT THE				
CITYCON OYJ	22 Mai 202	1 Annual General Meeting	15	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS SHALL BE TEN ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS: THE BOARD OF DIRECTORS PROPOSES ON THE RECOMMENDATION OF THE NOMINATION AND REMUNERATION COMMITTEE THAT OF THE CURRENT MEMBERS OF THE BOARD OF DIRECTORS CHAIM KATZMAN, YEHUDA (JUDAH) L. ANGSTER, ARNOLD DE HAAN, ZVI GORDON, ALEXANDRE (SANDY) KOIFMAN, DAVID LUKES, ANDREA ORLANDI, PER-ANDERS OVIN, OFER STARK AND ARIELLA ZOCHOVITZKY BE RE-ELECTED. THE MEMBERS OF THE BOARD OF DIRECTORS WILL BE ELECTED FOR A TERM THAT WILL CONTINUE UNTIL THE CLOSE OF THE NEXT ANNUAL GENERAL MEETING. ALL CANDIDATES HAVE GIVEN THEIR CONSENT TO THE ELECTION. ALL CANDIDATES OF THE BOARD OF DIRECTORS ARE INDEPENDENT OF THE COMPANY. ALL CANDIDATES, WITH THE EXCEPTION OF CHAIM KATZMAN, ZVI GORDON, OFER STARK AND ANDREA ORLANDI ARE		For	For	For
CITYCON OYJ	22-Mar-202	1 Annual General Meeting	16	INDEPENDENT OF THE COMPANY'S SIGNIFICANT SHAREHOLDERS. ALL CANDIDATES FOR THE BOARD OF DIRECTORS HAVE BEEN PRESENTED ON THE COMPANY'S WEBSITE CITYCON.COM/AGM2021 RESOLUTION ON THE REMUNERATION OF THE AUDITOR: THE BOARD OF DIRECTORS PROPOSES ON THE		For	Against	Against
CITYCON OYJ	22-Mar-202	1 Annual General Meeting	17	RECOMMENDATION OF THE AUDIT AND GOVERNANCE COMMITTEE THAT THE AUDIT FEE BE PAID IN ACCORDANCE WITH THE AUDITOR'S INVOICE APPROVED BY THE COMPANY		For	For	For
CITYCON OYJ	22-Mar-202	1 Annual General Meeting	18	ELECTION OF THE AUDITOR: ON THE RECOMMENDATION OF THE AUDIT AND GOVERNANCE COMMITTEE, THE BOARD OF DIRECTORS PROPOSES THAT THE COMPANY'S PRESENT AUDITOR ERNST & YOUNG OY, A FIRM OF AUTHORIZED PUBLIC ACCOUNTANTS, BE RE-ELECTED AS THE AUDITOR. ERNST & YOUNG OY HAS ANNOUNCED THAT APA ANTTI SUOMINEN WOULD ACT AS THE AUDITOR WITH PRINCIPAL RESPONSIBILITY		For	For	For
				AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES: THE BOARD OF DIRECTORS PROPOSES THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE ISSUANCE OF SHARES AS WELL AS THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES REFERRED TO IN CHAPTER 10 SECTION 1 OF THE COMPANIES ACT BY ONE OR SEVERAL DECISIONS IN THE MANNER DESCRIBED BELOW. THE NUMBER OF SHARES TO BE ISSUED SHALL NOT EXCEED 17 MILLION SHARES, WHICH WOULD CORRESPOND TO APPROXIMATELY 9.55 PERCENT OF ALL REGISTERED SHARES IN THE COMPANY. SHARES POTENTIALLY ISSUED BY VIRTUE OF THE SPECIAL RIGHTS ENTITLING TO SHARES ARE INCLUDED IN THE AFORESAID MAXIMUM NUMBER OF SHARES. THE BOARD OF DIRECTORS DECIDES ON ALL THE CONDITIONS OF THE ISSUANCE OF SHARES AND SPECIAL RIGHTS ENTITLING TO SHARES. THE AUTHORIZATION CONCERNS BOTH THE ISSUANCE OF NEW SHARES AS WELL AS THE TRANSFER OF OWN SHARES HELD BY THE COMPANY. THE ISSUANCE OF SHARES AND SPECIAL RIGHTS ENTITLING TO SHARES MAY BE CARRIED OUT				
CITYCON OYJ	22-Mar-202 ⁻	1 Annual General Meeting	19	IN DEVIATION FROM THE SHAREHOLDERS' PRE-EMPTIVE RIGHTS BY WAY OF A DIRECTED ISSUE AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES: THE BOARD OF DIRECTORS PROPOSES THAT THE BOARD OF DIRECTORS BE AUTHORIZED TO DECIDE ON THE REPURCHASE AND/OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES IN ONE OR SEVERAL TRANCHES AS FOLLOWS. THE NUMBER OF OWN SHARES TO BE REPURCHASED AND/OR ACCEPTED AS PLEDGE SHALL NOT EXCEED 10 MILLION SHARES, WHICH WOULD CORRESPOND TO APPROXIMATELY 5.62 PERCENT OF ALL REGISTERED SHARES IN THE COMPANY. ONLY THE UNRESTRICTED EQUITY OF THE COMPANY CAN BE USED TO REPURCHASE OWN SHARES ON THE BASIS OF THE AUTHORIZATION. THE BOARD OF DIRECTORS DECIDES HOW OWN SHARES WILL BE REPURCHASED AND/OR ACCEPTED AS PLEDGE. OWN SHARES CAN BE REPURCHASED FOR INSTANCE BY USING DERIVATIVES. OWN SHARES CAN BE REPURCHASED OTHERWISE THAN IN PROPORTION TO THE SHAREHOLDINGS OF THE SHAREHOLDERS (DIRECTED		For	For	For
CITYCON OYJ		1 Annual General Meeting	20	REPURCHASE)		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-202	1 Annual General Meeting	4	ELECTING THE CHAIRMAN OF THE GENERAL MEETING ESTABLISHING WHETHER THE GENERAL MEETING HAS BEEN DULY CONVENED AND HAS THE CAPACITY		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-202	1 Annual General Meeting	5	TO ADOPT RESOLUTIONS		For	Against	Abstain

Company Name	Meeting M Date	eeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
SANTANDER BANK POLSKA SPOLKA AKCYJNA		nnual General Meeting	6	ADOPTING THE AGENDA FOR THE GENERAL MEETING		For	d Vote For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA		nnual General Meeting	7	REVIEWING AND APPROVING THE SANTANDER BANK POLSKA S.A. FINANCIAL STATEMENTS FOR 2020		For	For	For
SANTANDER DANK I DESKA SI DEKA AKCISNA	ZZ Mai ZOZ i Ai	indat deficial meeting		REVIEWING AND APPROVING THE CONSOLIDATED FINANCIAL STATEMENTS OF THE SANTANDER		1 01	1 01	1 01
CANTANDED BANK DOLCKA CDOLKA AKCVINIA	22 Mar 2021 M	nnual General Meeting	0	BANKPOLSKA S.A. GROUP FOR 2020		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	ZZ-Mar-ZUZT Ar	inual General Meeting	٥	REVIEWING AND APPROVING THE MANAGEMENT BOARD S REPORT ON THE SANTANDER BANK POLSKA		For	For	For
				S.A. GROUP ACTIVITIES IN 2020 (WHICH INCLUDES REPORT ON SANTANDER BANK POLSKA S.A.				
SANTANDER BANK POLSKA SPOLKA AKCYJNA		nnual General Meeting	9	ACTIVITIES IN 2020)		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	10	PROFIT DISTRIBUTION DECISION ON THE NEW RESERVE CAPITAL		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	11	GIVING DISCHARGE TO THE MEMBERS OF SANTANDER BANK POLSKA S.A. MANAGEMENT BOARD		For	For	For
				APPROVAL FOR THE SANTANDER BANK POLSKA S.A. SUPERVISORY BOARD S REPORT ON				
				REMUNERATIONS OF THE MEMBERS OF THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD OF				
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	12	SANTANDER BANK POLSKA S.A. IN 2019 AND 2020		For	Against	Against
STATISTICS BRANCE OF OLD AND AND AND AND AND AND AND AND AND AN	22 Mai 2021 M	maar deneral meeting				1 01	7.5411150	riganise
SANTANDER BANK POLSKA SPOLKA AKCYJNA SANTANDER BANK POLSKA SPOLKA AKCYJNA		nnual General Meeting	13	APPROVAL FOR THE SANTANDER BANK POLSKA S.A. SUPERVISORY BOARD S REPORT ON ITS ACTIVITIES IN THE 2020, REPORT ON THE EXAMINATION OF SANTANDER BANK POLSKA S.A. FINANCIAL STATEMENTS FOR 2020 CONSOLIDATED FINANCIAL STATEMENTS OF THE SANTANDER BANK POLSKA S.A. GROUP FOR 2020 REPORT ON THE SANTANDER BANK POLSKA S.A. GROUP PERFORMANCE IN 2020 INCLUDING REPORT ON SANTANDER BANK POLSKA S.A. PERFORMANCE IN 2020 THE MANAGEMENT BOARDS MOTION CONCERNING DISTRIBUTION OF PROFIT THE SANTANDER BANK POLSKA SUPERVISORY BOARDS ASSESSMENT OF THE SANTANDER BANK POLSKA S.A. GROUPS PERFORMANCE IN 2020 ADOPTION OF THE SUPERVISORY BOARD ASSESSMENT OF SANTANDER BANK POLSKA S.A. MANNER OF FULFILLING DISCLOSURE REQUIREMENTS AND OUTCOME OF THE SUPERVISORY BOARD S EVALUATION OF THE CORPORATE GOVERNANCE RULES FOR SUPERVISED INSTITUTIONS AND APPLICABLE REMUNERATION POLICY ASSESSMENT AND ADOPTION OF SUITABILITY ASSESSMENT OF SUPERVISORY BOARD, AND FOR THE SUPERVISORY BOARDS MEMBERS SUITABILITY ASSESSMENT		For For	For For	For For
SANTANDER BANK POLSKA SPOLKA AKCYJNA		nnual General Meeting	15	CHANGING THE COMPOSITION OF THE SUPERVISORY BOARD		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	16	APPOINTING THE CHAIRMAN OF THE SUPERVISORY BOARD		For	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	17	DETERMINATION OF THE NEW SUPERVISORY BOARD MEMBER S REMUNERATION AND AMENDMENTS TO THE ANNUAL GENERAL MEETING RESOLUTION NO. 50 DATED 22 JUNE 2020 RE. DETERMINING THE REMUNERATION OF SUPERVISORY BOARD MEMBERS INFORMATION ON POLISH FINANCIAL SUPERVISION AUTHORITY CHAIRMAN'S PROPOSAL RELATED TO F/X		For	Against	Against
	.							1
SANTANDER BANK POLSKA SPOLKA AKCYJNA		nnual General Meeting	18	MORTGAGE PORTFOLIO (CHF)		For	Against	Abstain
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	19	AMENDMENTS TO THE BANKS STATUTE		For	For	For
				PRESENTATION OF THE AMENDMENTS TO THE SUPERVISORY BOARD MEMBERS OF SANTANDER BANK				
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021 Ar	nnual General Meeting	20	POLSKA S.A. SUITABILITY ASSESSMENT POLICY INTRODUCED BY THE SUPERVISORY BOARD		For	Against	Abstain
				AUTHORIZE CAPITALIZATION OF RESERVES FOR BONUS ISSUE BY 10 PERCENT USING THE VOLUNTARY				
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021 Fx	ktraOrdinary General Meeti	ng 1	RESERVE FROM 7,674,138,122 TO 8,411,551,934 SHARES		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		-	-	APPROVE INCREASE IN AUTHORIZED CAPITAL FROM 11,874,138,122 TO 12,641,551,934		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	ZZ-Md1-ZUZ1 EX	ktraOrdinary General Meeti	iig Z			FOI	FOI	FOI
	-			AMEND ARTICLE 8 OF MEMORANDUM OF ASSOCIATION AND ARTICLE 7 OF ARTICLES OF ASSOCIATION RE:				
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021 Ex	ktraOrdinary General Meeti	ng 3	CHANGE IN CAPITAL		For	For	For
POAD KING INEPASTRICTURE LTD	22 May 2024 C	pocial Conoral Mosting	2	TO APPROVE THE FORMATION OF ONE OR MORE JOINT VENTURE(S) BETWEEN THE COMPANY (OR ITS SUBSIDIARIES) AND WAI KEE HOLDINGS LIMITED ("WAI KEE") (OR ITS SUBSIDIARIES) FOR THE PURPOSES OF TENDERING OR BIDDING PROPERTY DEVELOPMENT PROJECTS PUT UP FOR TENDER OR AUCTION BY GOVERNMENT OR GOVERNMENT CONTROLLED ENTITIES IN THE HONG KONG SPECIAL ADMINISTRATIVE REGION OF THE PEOPLE'S REPUBLIC OF CHINA AND THE PEOPLE'S REPUBLIC OF CHINA, SUBJECT TO COMPLIANCE WITH THE TERMS OF THE FRAMEWORK AGREEMENT DATED 23 FEBRUARY 2021 ENTERED INTO BETWEEN THE COMPANY AND WAI KEE		For	For	For
ROAD KING INFRASTRUCTURE LTD		pecial General Meeting	3			For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	1	APPROVE BOARD REPORT ON COMPANY OPERATIONS FOR FY 2020		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	2	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2020		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	3	APPROVE FATWA AND SHARIAH SUPERVISORY BOARD REPORT FOR FY 2020		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	4	APPROVE SPECIAL REPORT IN FINANCIAL AND NON-FINANCIAL PENALTIES		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021 Ar	nnual General Meeting	5	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2020		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	6	APPROVE DIVIDENDS OF KWD 0.01 PER SHARE FOR FY 2020		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.) KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	7	AUTHORIZE DISTRIBUTION OF BONUS SHARES OF 10 PERCENT OF THE ISSUED AND PAID UP CAPITAL USING VOLUNTARY RESERVE FOR FY 2020 AND AUTHORIZE THE BOARD TO DISPOSE SHARES FRACTIONS APPROVE TRANSFER OF 10 PERCENT OF NET INCOME TO STATUTORY RESERVE AND 10 PERCENT TO VOLUNTARY RESERVE		For	For	For
` '			0	APPROVE REMUNERATION OF DIRECTORS AND COMMITTEES OF KWD 607,862 FOR FY 2020				
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	40	· ·		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	10	APPROVE DIRECTORS' LOAN AND APPROVE TRANSACTIONS WITH RELATED PARTY FOR FY 2021 AUTHORIZE ISSUANCE OF SUKUK OR OTHER SHARIAH COMPLIANT DEBT INSTRUMENTS AND AUTHORIZE		For	Against	Against
KUWAIT FINANCE HOUSE (K.S.C.)		nnual General Meeting	11	BOARD TO SET TERMS OF ISSUANCE		For	Against	Against
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021 Ar	nnual General Meeting	12	AUTHORIZE SHARE REPURCHASE PROGRAM UP TO 10 PERCENT OF ISSUED SHARE CAPITAL		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
KUWAIT FINANCE HOUSE (K.S.C.)		Annual General Meeting	13	APPROVE DISCHARGE OF DIRECTORS FOR FY 2020		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	Annual General Meeting	14	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR FY 2021		For	For	For
							_	_
KUWAIT FINANCE HOUSE (K.S.C.)		Annual General Meeting	15	ELECT SHARIAH SUPERVISORY BOARD MEMBERS (BUNDLED) AND FIX THEIR REMUNERATION FOR FY 2021		For	For	For
KUWAIT FINANCE HOUSE (K.S.C.)		Annual General Meeting	16	RATIFY EXTERNAL SHARIAH AUDITORS AND FIX THEIR REMUNERATION FOR FY 2021		For	For	For
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	4	OPENING AND ELECTION OF THE PRESIDENT		For	For	For
				READING, DISCUSSING, AND APPROVING THE ANNUAL REPORT OF 2020 PREPARED BY THE COMPANY'S			_	_
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	5	BOARD OF DIRECTORS		For	For	For
				READING THE SUMMARY OF THE INDEPENDENT AUDIT REPORT RELATED TO THE ACCOUNTING YEAR OF			_	_
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	6	2020		For	For	For
				READING, DISCUSSING, AND APPROVING THE FINANCIAL STATEMENTS RELATED TO THE ACCOUNTING				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	7	PERIOD OF THE YEAR 2020		For	For	For
				ACCORDING TO THE 363RD ARTICLE OF THE TURKISH COMMERCIAL CODE, APPROVING THE CHANGE OF				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	8	THE BOARD OF DIRECTORS MEMBERS OCCURRED WITHIN THE YEAR		For	Against	Against
				ACQUITTING THE MEMBERS OF THE BOARD OF DIRECTORS DUE TO THE ACTIVITIES OF THE COMPANY				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	9	FOR THE YEAR 2020		For	For	For
				ACCEPTANCE, ACCEPTANCE BY MAKING CHANGES OR REJECTION OF THE BOARD OF DIRECTORS				
				PROPOSAL WITH RESPECT TO THE DISTRIBUTION OF THE PROFIT FOR THE YEAR 2020 PREPARED IN LINE				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	10	WITH THE COMPANY'S DIVIDEND POLICY AND DATE OF SUCH PROFIT DISTRIBUTION		For	For	For
				PROVIDED THAT THE NECESSARY APPROVALS ARE OBTAINED FROM THE CAPITAL MARKETS BOARD AND				
				THE MINISTRY OF TRADE ACCEPTANCE, ACCEPTANCE BY CERTAIN CHANGES OR REJECTION OF THE				
				PROPOSAL OF THE BOARD OF DIRECTORS CONCERNING TO AMEND THE 6TH ARTICLE ENTITLED CAPITAL				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	11	OF THE COMPANY'S ARTICLES OF ASSOCIATION		For	Against	Against
				DETERMINING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AND THEIR TERMS OF OFFICE,				
				ELECTING THE MEMBERS OF THE BOARD OF DIRECTORS ACCORDING TO THE DETERMINED NUMBER OF				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	12	MEMBERS, ELECTING THE INDEPENDENT BOARD MEMBERS		For	Against	Against
				INFORMING THE SHAREHOLDERS AND APPROVING BOTH THE REMUNERATION POLICY AND THE				
				PAYMENTS MADE ACCORDING TO THIS POLICY TO THE MEMBERS OF THE BOARD OF DIRECTORS AND				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	13	SENIOR MANAGERS DUE TO THE CORPORATE GOVERNANCE PRINCIPLES		For	For	For
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.		Annual General Meeting	14	DETERMINATION OF ANNUAL GROSS REMUNERATIONS OF BOARD OF DIRECTORS MEMBERS		For	Against	Against
				APPROVAL OF THE SELECTION OF THE INDEPENDENT AUDITING COMPANY PROPOSED BY THE BOARD OF				Ť
				DIRECTOR IN CONNECTION WITH THE PROVISIONS OF TURKISH COMMERCIAL CODE AND CAPITAL				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	15	MARKETS BOARD		For	For	For
		3		APPROVING THE DONATION AND SPONSORSHIP POLICY, INFORMING THE SHAREHOLDERS ABOUT THE				
				DONATIONS MADE BY THE COMPANY IN 2020 AND DETERMINING AN UPPER LIMIT FOR DONATIONS TO BE				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	16	MADE IN 2021		For	Against	Against
				OBTAINING INFORMATION TO THE SHAREHOLDERS ABOUT THE GUARANTEE, PLEDGE, MORTGAGE, AND			3	J
				BAILS GIVEN IN 2020 IN FAVOR OF THIRD PARTIES BY THE COMPANY AND ITS SUBSIDIARIES WITHIN THE				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	17	CONTEXT OF CAPITAL MARKETS BOARD REGULATION		For	Against	Abstain
		, and a contract modeling	 	GRANTING OF PERMISSION TO SHAREHOLDERS HAVING MANAGERIAL CONTROL, SHAREHOLDER BOARD			7.5454	7.00 00
				MEMBERS, TOP MANAGERS, AND UP TO THE SECOND-DEGREE BLOOD OR AFFINITY RELATIVES IN				
				ACCORDANCE WITH ARTICLES 395 AND 396 OF TURKISH COMMERCIAL CODE, CAPITAL MARKETS BOARD				
				LEGISLATION AND OBTAINING INFORMATION TO THE SHAREHOLDERS CONCERNING THE TRANSACTIONS				
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.	22-Mar-2021	Annual General Meeting	18	DONE IN THE YEAR 2020 IN LINE WITH CORPORATE GOVERNANCE PRINCIPLES		For	For	For
TURK TRAKTOR VE ZIRAAT MAKINELERI A.S.		Annual General Meeting	19	ANY OTHER BUSINESS		Abstain	For	Abstain
ELAN CORPORATION		Annual General Meeting	2	Approve Appropriation of Surplus		For	For	For
ELAN CORPORATION		Annual General Meeting	4	Appoint a Director who is not Audit and Supervisory Committee Member Sakurai, Hideharu		For	For	For
ELAN CORPORATION		Annual General Meeting	5	Appoint a Director who is not Audit and Supervisory Committee Member Minezaki, Tomohiro		For	For	For
ELAN CORPORATION		Annual General Meeting	6	Appoint a Director who is not Audit and Supervisory Committee Member Akiyama, Daiki		For	For	For
ELAN CORPORATION		Annual General Meeting	7	Appoint a Director who is not Audit and Supervisory Committee Member Sakurai, Takao		For	For	For
ELAN CORPORATION ELAN CORPORATION		Annual General Meeting	8	Appoint a Director who is not Audit and Supervisory Committee Member Emori, Naomi		For	For	For
ELAN CORPORATION ELAN CORPORATION		Annual General Meeting	3	Amend Articles to: Amend Business Lines		For	For	For
	23 11101 2021	acc ocherac meeting	-	Approve Adoption of the Performance-based Stock Compensation to be received by Directors		1 0.	1.0.	1. 0.
ELAN CORPORATION	23-Mar-2021	Annual General Meeting	9	(Excluding Directors who are Audit and Supervisory Committee Members)		For	For	For
ELLIT CORT ORATION	23 Mai - 2021	Annual General Meeting		PROPOSAL, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL ON THE CHANGE OF THE COMPANY'S		101	101	1 01
				CORPORATE NAME AND, CONSEQUENTLY, THE AMENDMENT TO ARTICLE FIRST OF THE CORPORATE			1	
GRUPO CEMENTOS DE CHIHUAHUA SAB DE CV	22 11- 2024	Annual General Meeting	1	BYLAWS		For	For	For
GROFO CEMENTOS DE CHINDANDA SAB DE CV	Z3-Mar-2021	Annual General Meeting	+1	PROPOSAL, DISCUSSION AND, AS THE CASE MAY BE, APPROVAL IN ORDER FOR THE COMPANY TO CARRY		For	For	For
				OUT AN ISSUE OF SENIOR UNSECURED NOTES IN AN AMOUNT OF UP TO U.S. 500,000,000.00 FIVE				
				, ,				
CDUDO CEMENTOS DE CUMUNAMA SAR DE CV	22 11 2024	Annual Consent Hartin	2	HUNDRED MILLION DOLLARS 00,100, CURRENCY OF LEGAL TENDER OF THE UNITED STATES OF AMERICA		For	For	For
GRUPO CEMENTOS DE CHIHUAHUA SAB DE CV	23-Mar-2021	Annual General Meeting	4	AND A MAXIMUM 10 TEN YEAR TERM		For	For	ror

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			AUTHORIZATION AND GRANTING OF THE NECESSARY POWERS OF ATTORNEY TO THE RELEVANT INDIVIDUALS AND, OR INSTITUTIONS, FOR THE ISSUE OF THE SENIOR UNSECURED NOTES IN AN AMOUNT OF UP TO U.S. 500,000,000.00 FIVE HUNDRED MILLION DOLLARS 00,100, CURRENCY OF LEGAL TENDER OF THE UNITED STATES OF AMERICA AND IN CONNECTION WITH ANY PROCEDURES AND STEPS IN		Vote	d Vote	
GRUPO CEMENTOS DE CHIHUAHUA SAB DE CV	23-Mar-2021	Annual General Meeting	3	CONNECTION THEREWITH DESIGNATION OF SPECIAL REPRESENTATIVES TO APPEAR BEFORE A CERTIFYING PUBLIC OFFICER TO		For	For	For
GRUPO CEMENTOS DE CHIHUAHUA SAB DE CV	23-Mar-2021	Annual General Meeting	4	FORMALIZE THIS MEETINGS MINUTE		For	For	For
GRUPO CEMENTOS DE CHIHUAHUA SAB DE CV	23-Mar-2021	Annual General Meeting	5	DRAFTING, READING AND APPROVAL OF THE MEETINGS MINUTE		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	5	REMUNERATION REPORT 2020 (ADVISORY VOTE)		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	6	PROPOSAL TO ADOPT THE FINANCIAL STATEMENTS 2020		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	8	PROPOSAL TO DETERMINE A REGULAR DIVIDEND FOR THE FINANCIAL YEAR 2020		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	9	PROPOSAL TO DETERMINE A SPECIAL DIVIDEND FOR THE FINANCIAL YEAR 2020		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	10	DISCHARGE OF LIABILITY OF THE MEMBERS OF THE EXECUTIVE BOARD FOR THE MANAGEMENT		For	For	For
				DISCHARGE OF LIABILITY OF THE MEMBERS OF THE SUPERVISORY BOARD FOR THE SUPERVISION OF THE				
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	11	MANAGEMENT		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	12	PROPOSAL TO AMEND THE REMUNERATION POLICY OF THE EXECUTIVE BOARD		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	13	PROPOSAL TO APPOINT SANDER VAN 'T NOORDENDE AS MEMBER OF THE SUPERVISORY BOARD		For	For	For
				PROPOSAL TO DESIGNATE THE EXECUTIVE BOARD AS THE AUTHORIZED CORPORATE BODY TO ISSUE				
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	14	SHARES AND TO RESTRICT OR EXCLUDE THE PRE-EMPTIVE RIGHT TO ANY ISSUE OF SHARES		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	15	PROPOSAL TO AUTHORIZE THE EXECUTIVE BOARD TO REPURCHASE SHARES		For	For	For
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	16	PROPOSAL TO CANCEL REPURCHASED SHARES		For	For	For
				PROPOSAL TO REAPPOINT DELOITTE ACCOUNTANTS BY AS EXTERNAL AUDITOR FOR THE FINANCIAL				
RANDSTAD N.V.	23-Mar-2021	Annual General Meeting	17	YEAR 2022		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	3	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	4	APPROVE REMUNERATION REPORT		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	5	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	6	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF CHF 3.35 PER REGISTERED SHARE		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	7	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF CHF 1.8 MILLION		For	For	For
				APPROVE FIXED AND VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 8.3				
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	8	MILLION		For	For	For
				APPROVE CREATION OF CHF 107.1 MILLION POOL OF AUTHORIZED CAPITAL WITHOUT PREEMPTIVE				
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	9	RIGHTS		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	10	REELECT TON BUECHNER AS DIRECTOR		For	Against	Against
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	11	REELECT CHRISTOPHER CHAMBERS AS DIRECTOR		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	12	REELECT BARBARA FREI-SPREITER AS DIRECTOR		For	Against	Against
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	13	REELECT GABRIELLE NATER-BASS AS DIRECTOR		For	For	For
SWISS PRIME SITE AG		Annual General Meeting	14	REELECT MARIO SERIS AS DIRECTOR		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	15	REELECT THOMAS STUDHALTER AS DIRECTOR		For	For	For
SWISS PRIME SITE AG		Annual General Meeting	16	ELECT BARBARA KNOFLACH AS DIRECTOR		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	17	REELECT TON BUECHNER AS BOARD CHAIRMAN		For	Against	Against
				REAPPOINT CHRISTOPHER CHAMBERS AS MEMBER OF THE NOMINATION AND COMPENSATION				
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	18	COMMITTEE		For	For	For
SWISS PRIME SITE AG	23-Mar-2021	Annual General Meeting	19	REAPPOINT BARBARA FREI-SPREITER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE		For	Against	Against
SWISS PRIME SITE AG	23-Mar 2024	Annual General Meeting	20	REAPPOINT GABRIELLE NATER-BASS AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE		For	For	For
SWISS PRIME SITE AG		Annual General Meeting Annual General Meeting	21	DESIGNATE PAUL WIESLI AS INDEPENDENT PROXY		For	For	For
SWISS PRIME SITE AG		Annual General Meeting	22	RATIFY KPMG AG AS AUDITORS		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: JEONG GYO SEON		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	1	ELECTION OF INSIDE DIRECTOR: JEONG GTO JEON		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: HAN GWANG FLONG ELECTION OF OUTSIDE DIRECTOR: SONG HAE EUN		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	6	ELECTION OF OUTSIDE DIRECTOR. SONG THAT LON ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GIM SEONG CHEOL		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR WHO IS AN ADDIT COMMITTEE MEMBER. GIM SEONG CHECK		For	For	For
HYUNDAI HOME SHOPPING NETWORK CORPORATION		Annual General Meeting	Q Q	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
ST PHARM CO. LTD.		-	1	APPROVAL OF REMOVERATION FOR DIRECTOR APPROVAL OF FINANCIAL STATEMENTS			For	+
		Annual General Meeting	2	ELECTION OF OUTSIDE DIRECTOR: SONG GWANG HO		For		For
ST PHARM CO. LTD.		Annual General Meeting	2			For	For	For
ST PHARM CO. LTD.		Annual General Meeting	3	ELECTION OF AUDITOR: O JONG WON		For	For	For
ST PHARM CO. LTD.		Annual General Meeting	4	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
ST PHARM CO. LTD.		Annual General Meeting	5	GRANT OF STOCK OPTION		For	For	For
ST PHARM CO. LTD.		Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
ST PHARM CO. LTD.		Annual General Meeting	7	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
KOTAK MAHINDRA BANK LTD	23-Mar-2021	Other Meeting	2	APPROVAL FOR MATERIAL RELATED PARTY TRANSACTIONS WITH INFINA FINANCE PRIVATE LIMITED		For	For	For

TOKKANNI GROUP CORP 23-Mar-2021 Annual General Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting 1 Approved Life Ministry Residence of the Standard Control Meeting Residence of the Standard Control Meeting Residence of the Standard	For For Against	For For Against For For
TOKMANNI GROUP CORP	For For Against	For For Against For
TORMANNI GROUP CORP 23-Mar-2021 Annual General Meeting 11 DINDERCE BUT RES PER SHARES OF THE BOARD OF DIRECTORS AND THE CED FROM For TORMANNI GROUP CORP 23-Mar-2021 Annual General Meeting 13 PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS AND THE CED FROM For TORMANNI GROUP CORP 23-Mar-2021 Annual General Meeting 13 PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS AND THE CED FROM FOR ASSOCIATION, THE CED PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS AND THE CED FROM ASSOCIATION, THE CED PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS AND THE CED FROM ASSOCIATION, THE CED PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS AND THE CED FROM ASSOCIATION, THE CED PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS AND THE CED FOR ASSOCIATION, THE CED PRISONATION OF THE ROBLERS OF THE BOARD OF DIRECTORS REMAIN THE SAME AND THE ANDREAS OF THE BOARD OF DIRECTORS REMAIN THE SAME AND THE ANDREAS OF THE BOARD OF DIRECTORS REMAIN THE SAME AND THE SAME ANDREAS OF THE BOARD OF DIRECTORS REMAIN THE SAME ANDREAS OF THE B	For For Against	For Against For
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12 LABILITY For TOKANANIN (GROUP CORP 23-Mar 2021 Annual General Meeting 13 PRESENTATION OF THE REMANERATION REPORT FOR COVERNING BODIES For TOKANANIN GROUP CORP 23-Mar 2021 Annual General Meeting 15 RESOLUTION ON THE REMANERATION OF THE REMANERATION OF THE REMANERATION OF THE REMANERATION OF THE REMANERATION OF THE REMANERATION OF THE REMANER OF THE ROARD OF DIRECTORS S. (MORE THE ARTICLES OF ASSOCIATION, THE COMPANY'S BOARD OF DIRECTORS WINST HAVE AT LEAST 3 AND AT MOST 8 A	Against	Against For
TOKMANNI GROUP CORP	Against	Against For
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ARCELIK AS 23-Mar-2021 Annual General Meeting ACCOUNTING PERIOD ACCUNTING PERIOD ACQUITTAL OF EACH MEMBER OF THE BOARD OF DIRECTORS IN RELATION TO THE ACTIVITIES OF ACCUPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF THE BOARD OF ACCEPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE COMPANY S PROFIT DISTRIBUTION POLICY REGARDING THE ARCELIK AS 23-Mar-2021 Annual General Meeting Por ACCEPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE COMPANY S PROFIT DISTRIBUTION POLICY REGARDING THE ARCELIK AS DISTRIBUTION OF THE PROFITS OF 2020 AND THE DATE OF THE DISTRIBUTION OF PROFITS For	For For	For For
ARCELIK AS 23-Mar-2021 Annual General Meeting ACCOUNTING PERIOD ACQUITTAL OF EACH MEMBER OF THE BOARD OF DIRECTORS IN RELATION TO THE ACTIVITIES OF COMPANY IN 2020 For ACCEPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF THE OFFER OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE COMPANY S PROFIT DISTRIBUTION POLICY REGARDING THE ARCELIK AS 23-Mar-2021 Annual General Meeting 9 DISTRIBUTION OF THE PROFITS OF 2020 AND THE DATE OF THE DISTRIBUTION OF PROFITS For	FOI	FOI
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ARCELIK AS 23-Mar-2021 Annual General Meeting 8 COMPANY IN 2020 ACCEPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF THE OFFER OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE COMPANY S PROFIT DISTRIBUTION POLICY REGARDING THE ARCELIK AS 23-Mar-2021 Annual General Meeting 9 DISTRIBUTION OF THE PROFITS OF 2020 AND THE DATE OF THE DISTRIBUTION OF PROFITS For	101	101
ACCEPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF THE OFFER OF THE BOARD OF DIRECTORS IN ACCORDANCE WITH THE COMPANY S PROFIT DISTRIBUTION POLICY REGARDING THE ARCELIK AS 23-Mar-2021 Annual General Meeting 9 DISTRIBUTION OF THE PROFITS OF 2020 AND THE DATE OF THE DISTRIBUTION OF PROFITS For	For	For
ARCELIK AS DIRECTORS IN ACCORDANCE WITH THE COMPANY S PROFIT DISTRIBUTION POLICY REGARDING THE DISTRIBUTION OF THE PROFITS OF 2020 AND THE DATE OF THE DISTRIBUTION OF PROFITS For	101	1 01
	For	For
The state of the s		
ARCELIK AS 23-Mar-2021 Annual General Meeting 10 AMENDING ARTICLE 6 ENTITLED CAPITAL OF THE COMPANY ARTICLES OF ASSOCIATION For	Against	Against
ACCEPTANCE, ACCEPTANCE AFTER AMENDMENT OR REFUSAL OF OUR SUBSIDIARY ARCELIK PAZARLAMA		
A.S. S SHARE PLEDGE PROGRAM FOR TAKING PLEDGE OF ARCELIK A.S. SHARES OWNED BY ARCELIK		
PAZARLAMA A.S. S DEALERS FOR THE PURPOSE OF COLLATERAL AGAINST THE RECEIVABLES, IN		
ARCELIK AS 23-Mar-2021 Annual General Meeting 11 ACCORDANCE WITH THE CAPITAL MARKETS LAW AND THE RELEVANT REGULATIONS For	For	For
DETERMINING THE NUMBER AND DUTY TERM OF THE MEMBERS OF THE BOARD OF DIRECTORS, MAKING		
ELECTIONS IN ACCORDANCE WITH THE DETERMINED NUMBER OF MEMBERS, SELECTING THE		1
ARCELIK AS 23-Mar-2021 Annual General Meeting 12 INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS For	Against	Against
INFORMING AND APPROVAL OF THE SHAREHOLDERS ABOUT THE REMUNERATION POLICY FOR THE		
MEMBERS OF THE BOARD OF DIRECTORS AND TOP MANAGERS AND THE PAYMENTS MADE WITHIN THE	F	Fo.
ARCELIK AS 23-Mar-2021 Annual General Meeting 13 SCOPE OF THE POLICY IN ACCORDANCE WITH THE CORPORATE GOVERNANCE PRINCIPLES For	For	For
ARCELIK AS 23-Mar-2021 Annual General Meeting 14 DETERMINING ANNUAL GROSS SALARIES OF THE MEMBERS OF THE BOARD OF DIRECTORS For	Against	Against
APPROVAL OF THE INDEPENDENT AUDITING INSTITUTION SELECTED BY THE BOARD OF DIRECTORS IN		
ARCELIK AS 23-Mar-2021 Annual General Meeting 15 ACCORDANCE WITH THE TURKISH COMMERCIAL CODE AND THE CAPITAL MARKETS BOARD REGULATIONS For		For
ARCELIK AS 25-Mai-2021 Allitidat General Meeting 15 ACCORDANCE WITH THE TORKISH COMMERCIAE CODE AND THE CAPITAL MARKETS BOARD REGULATIONS FOI	For	101
DONATIONS MADE BY THE COMPANY IN 2020 AND DETERMINING AN UPPER LIMIT FOR DONATIONS TO BE	For	
ARCELIK AS 23-Mar-2021 Annual General Meeting 16 MADE IN 2021	For	Against

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			INFORMING THE SHAREHOLDERS ABOUT THE COLLATERALS, PLEDGES, MORTGAGES AND SURETY GRANTED IN FAVOUR OF THIRD PARTIES AND THE INCOME AND BENEFITS OBTAINED IN 2020 BY THE		Vote	d Vote	
ARCELIK AS	23-Mar-2021	Annual General Meeting	17	COMPANY AND SUBSIDIARIES IN ACCORDANCE WITH CAPITAL MARKETS BOARD REGULATIONS		For	Against	Abstain
		J						
				AUTHORISING THE SHAREHOLDERS HOLDING MANAGEMENT CAPACITY, THE MEMBERS OF THE BOARD OF				
				DIRECTORS, TOP MANAGERS AND THEIR SPOUSES AND RELATIVES BY BLOOD AND MARRIAGE UP TO THE				
				SECOND DEGREE WITHIN THE FRAMEWORK OF THE ARTICLES 395TH AND 396TH OF TURKISH				
				COMMERCIAL CODE AND INFORMING SHAREHOLDERS ABOUT TRANSACTIONS PERFORMED WITHIN THE				_
ARCELIK AS		Annual General Meeting	18	SCOPE DURING 2020 AS PER THE CORPORATE GOVERNANCE COMMUNIQUE OF CAPITAL MARKETS BOARD		For	For	For
ARCELIK AS		Annual General Meeting	19	WISHES AND OPINIONS		For	Against	Abstain
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	2	APPROVE REPORT OF AUDIT AND CORPORATE PRACTICES COMMITTEES APPROVE CEOS REPORT AND BOARD OPINION ON CEOS REPORT		For	For	For
WAL-MART DE MEXICO SAB DE CV WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	3	APPROVE BOARD OF DIRECTORS REPORT		For	For	For For
WAL-MART DE MEXICO SAB DE CV WAL-MART DE MEXICO SAB DE CV		Annual General Meeting Annual General Meeting	5	APPROVE CONSOLIDATED FINANCIAL STATEMENTS		For For	For For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	6	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF MXN 1.63 PER SHARE		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	7	APPROVE REPORT AND RESOLUTIONS RE EMPLOYEE STOCK PURCHASE PLAN		For	Against	Against
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	8	APPROVE REPORT ON SHARE REPURCHASE RESERVES		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	9	ELECT OR RATIFY ENRIQUE OSTALE AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	10	ELECT OR RATIFY RICHARD MAYFIELD AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	11	ELECT OR RATIFY AMANDA WHALEN AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	12	ELECT OR RATIFY TOM WARD AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	Annual General Meeting	13	ELECT OR RATIFY KIRSTEN EVANS AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	Annual General Meeting	14	ELECT OR RATIFY GUILHERME LOUREIRO AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	Annual General Meeting	15	ELECT OR RATIFY ADOLFO CEREZO AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	16	ELECT OR RATIFY BLANCA TREVINO AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	17	ELECT OR RATIFY ROBERTO NEWELL AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	18	ELECT OR RATIFY ERNESTO CERVERA AS DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	Annual General Meeting	19	ELECT OR RATIFY ERIC PEREZ GROVAS AS DIRECTOR		For	For	For
WAL MART DE HEVICO CAR DE CV	22 11 2024	A	20	ELECT OR DATIEV ADOLEO CEREZO AS CHAIRMAN OF AUDIT AND CORRORATE PRACTICES COMMITTEES		F	F	F
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	20	ELECT OR RATIFY ADOLFO CEREZO AS CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEES APPROVE DISCHARGE OF BOARD OF DIRECTORS AND OFFICERS		For	For	For
WAL-MART DE MEXICO SAB DE CV WAL-MART DE MEXICO SAB DE CV		Annual General Meeting Annual General Meeting	21	APPROVE DISCHARGE OF BOARD OF DIRECTORS AND OFFICERS APPROVE DIRECTORS AND OFFICERS LIABILITY		For For	For For	For For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	23	APPROVE REMUNERATION OF BOARD CHAIRMAN		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	24	APPROVE REMUNERATION OF DIRECTOR		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	25	APPROVE REMUNERATION OF CHAIRMAN OF AUDIT AND CORPORATE PRACTICES COMMITTEES		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	26	APPROVE REMUNERATION OF MEMBER OF AUDIT AND CORPORATE PRACTICES COMMITTEES		For	For	For
WAL-MART DE MEXICO SAB DE CV		Annual General Meeting	27	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS		For	For	For
				TO CONSIDER AND APPROVE THE CNBM INDICATIVE AGREEMENT, THE CNBM SUPPLEMENTAL				
				AGREEMENT, AND THE RESTRUCTURING AND ALL OTHER MATTERS INCIDENTAL THERETO OR IN				
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	23-Mar-2021	ExtraOrdinary General Meeti	ng 3	CONNECTION THEREWITH		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV	23-Mar-2021	Annual General Meeting	1	APPROVE CEOS REPORT		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV	23-Mar-2021	Annual General Meeting	2	APPROVE BOARDS REPORT		For	For	For
				APPROVE REPORT OF AUDIT, CORPORATE PRACTICES, INVESTMENT, ETHICS, DEBT AND CAPITAL, AND				
CORPORACION INMOBILIARIA VESTA SAB DE CV		Annual General Meeting	3	SOCIAL AND ENVIRONMENTAL RESPONSIBILITY COMMITTEES		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV		Annual General Meeting	4	RECEIVE REPORT ON ADHERENCE TO FISCAL OBLIGATIONS		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV	23-Mar-2021	Annual General Meeting	5	APPROVE AUDITED AND CONSOLIDATED FINANCIAL STATEMENTS		For	For	For
CORDORACION INMORILIADIA VESTA SAR DE CV	22 11- 2024	Annual Conoral Mashing	4	ADDDOVE CASH DIVIDENDS CONSIDERING CURRENT DIVIDEND DOLLGY AND BOARDS RECOUNTED ATION		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV		Annual General Meeting	7	APPROVE CASH DIVIDENDS, CONSIDERING CURRENT DIVIDEND POLICY AND BOARDS RECOMMENDATION APPROVE NEW DIVIDEND POLICY		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV CORPORACION INMOBILIARIA VESTA SAB DE CV		Annual General Meeting	γ 8	APPROVE REPORT ON SHARE REPURCHASE		For For	For For	For For
CORPORACION INMOBILIARIA VESTA SAB DE CV		Annual General Meeting Annual General Meeting	0	AUTHORIZE SHARE REPURCHASE RESERVE		For	For	For
COM STACION INMODILIANIA YESTA SAD DE CY	23-Mai -2021	Annual General Meeting	+	ELECT OR RATIFY DIRECTORS, ELECT CHAIRMEN OF AUDIT AND CORPORATE PRACTICES COMMITTEES,		1 01	101	1 01
CORPORACION INMOBILIARIA VESTA SAB DE CV	23-Mar-2021	Annual General Meeting	10	AND APPROVE THEIR REMUNERATION		For	For	For
	25 2021		1.0	INCREASE COMPANY'S INDEBTEDNESS LIMIT BY FINANCING FROM BANKING INSTITUTIONS, ISSUANCE OF			1	
CORPORACION INMOBILIARIA VESTA SAB DE CV	23-Mar-2021	Annual General Meeting	11	DEBT SECURITIES OR LOAN WITH OR WITHOUT GUARANTEES		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV		Annual General Meeting	12	APPOINT LEGAL REPRESENTATIVES		For	For	For
		, , , , , , , , , , , , , , , , , , ,		APPROVE ISSUANCE OF DEBT SECURITIES OR SHARES UNDER FINANCING PROGRAM, APPROVE PUBLIC				
CORPORACION INMOBILIARIA VESTA SAB DE CV	23-Mar-2021	ExtraOrdinary General Meeti	ng 1	AND OR PRIVATE PLACEMENT OF DEBT SECURITIES OR SHARES		For	For	For
				AUTHORIZE INCREASE IN VARIABLE PORTION OF CAPITAL VIA ISSUANCE OF SHARES WITHOUT				
CORPORACION INMOBILIARIA VESTA SAB DE CV		ExtraOrdinary General Meeti		PREEMPTIVE RIGHTS VIA PUBLIC OR PRIVATE PLACEMENT OF SHARES		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV		ExtraOrdinary General Meeti	-	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS		For	For	For
CORPORACION INMOBILIARIA VESTA SAB DE CV		ExtraOrdinary General Meeti	ng 4	APPOINT LEGAL REPRESENTATIVES		For	For	For
MODEC,INC.		Annual General Meeting	2	Approve Appropriation of Surplus		For	For	For
MODEC,INC.	23-Mar-2021	Annual General Meeting	3	Appoint a Director Kozai, Yuji		For	For	For

Company Name	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
MODEC,INC.	Date 23-Mar-2021 Annual General Meeting	4	Appoint a Director Kanamori, Takeshi		Vote For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	5	Appoint a Director Sawada, Minoru		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	6	Appoint a Director Takahashi, Takeyuki		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	7	Appoint a Director Nakai, Kazumasa		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	8	Appoint a Director Aikyo, Shigenobu		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	9	Appoint a Director Noda, Hiroko		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	10	Appoint a Director Shiraishi, Kazuko		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	11	Appoint a Director Nishigai, Kazukisa		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	12	Appoint a Director Kobayashi, Masato		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	13	Appoint a Corporate Auditor Aikyo, Katsunori		For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	14			For	For	For
MODEC,INC.			Appoint a Corporate Auditor Kato, Yoshihiro Appoint a Corporate Auditor Fujita, Toshihiko				+
	23-Mar-2021 Annual General Meeting	15			For	For	For
MODEC,INC.	23-Mar-2021 Annual General Meeting	16	Appoint a Corporate Auditor Amma, Masaaki		For	For	For
			TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE PROPOSAL REGARDING THE CAPITAL		_	_	<u> </u>
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021 ExtraOrdinary General Meeti	ng 2	MANAGEMENT PLAN (2021- 2025) OF BANK OF COMMUNICATIONS CO., LTD		For	For	For
			TO CONSIDER AND, IF THOUGHT FIT, TO APPROVE THE ISSUANCE OF QUALIFIED WRITE-DOWN TIER 2 CAPITAL BONDS WITH AN AGGREGATE AMOUNT OF NO MORE THAN RMB140 BILLION OR FOREIGN CURRENCY EQUIVALENT, AND THE AUTHORIZATION TO THE BOARD AS WELL AS THE BOARD'S DELEGATION TO THE SENIOR MANAGEMENT OR ITS AUTHORIZED REPRESENTATIVE TO DEAL WITH THE SPECIFIC MATTERS PURSUANT TO THE PROPOSAL IN RESPECT OF THE ISSUANCE OF TIER 2 CAPITAL				
PANK OF COMMUNICATIONS COLLTD	24 Mar 2021 ExtraOrdinary Conoral Mooti	na 2			For	For	For
BANK OF COMMUNICATIONS CO LTD LG ELECTRONICS INC	24-Mar-2021 ExtraOrdinary General Meeti 24-Mar-2021 Annual General Meeting	118 3	BONDS AS SET OUT IN THE BANK'S NOTICE OF EGM DATED 3 FEBRUARY 2021 APPROVAL OF SPLIT OFF		For For	For	For
		0				_	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	2	APPROVAL OF STATEMENT OF APPROPRIATION OF RETAINED EARNING		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	3	ELECTION OF OUTSIDE DIRECTOR CANDIDATE: KIM DAE SOO		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR CANDIDATE: CHO SEONG HWAN		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR CANDIDATE: BAE HYEONG GEUN		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	6	ELECTION OF INSIDE DIRECTOR CANDIDATE: KO YEONG SEOK		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	7	ELECTION OF AUDIT COMMITTEE MEMBER CANDIDATE: KIM DAE SOO		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	8	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER CANDIDATE: KANG JIN A		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	9	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	10	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR BOARD MEMBERS		For	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021 Annual General Meeting	11	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	1	Approve Appropriation of Surplus		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	2	Appoint a Director Nawa, Ryoichi		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	3	Appoint a Director Toyoda, Misao		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	1	Appoint a Director Kobayashi, Akira		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	- F			For	For	For
		3	Appoint a Director Ichijo, Kazuo				
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	0	Appoint a Director Murayama, Yukari		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	/	Appoint a Director Yamaguchi, Shuji		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	8	Appoint a Corporate Auditor Umezawa, Konosuke		For	For	For
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	9	Appoint a Corporate Auditor Sekiguchi, Atsuhiro		For	Against	Against
INFORMATION SERVICES INTERNATIONAL-DENTSU,LTD.	24-Mar-2021 Annual General Meeting	10	Appoint a Substitute Corporate Auditor Tanaka, Koichiro		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR GANG SEUNG HYEOP		For	Against	Against
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR I GWAN SEOP		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR HAN SANG RIN		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	6	ELECTION OF OUTSIDE DIRECTOR SEO JIN UK		For	Against	Against
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER GIM YEON MI		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	8	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR HAN SANG RIN		For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	9	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR SEO JIN UK	1	For	For	For
E-MART INC., SEOUL	24-Mar-2021 Annual General Meeting	10	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS	<u> </u>	For	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION AMENDMENT OF COMMITTEE NAME	+	For	For	+
HYUNDAI MOTOR CO LTD		2	AMENDMENT OF ARTICLES OF INCORPORATION AMENDMENT OF COMMITTEE NAME AMENDMENT OF ARTICLES OF INCORPORATION ESTABLISH OF SAFETY N HEALTH PLAN NETC	-	For	For	For
	24-Mar-2021 Annual General Meeting	3		1			For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	4	AMENDMENT OF ARTICLES OF INCORPORATION ADDITIONAL CLAUSE(2021.03.24)	1	For	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting)	ELECTION OF OUTSIDE DIRECTOR: SIM DAL HUN	-	For	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	6	ELECTION OF INSIDE DIRECTOR: HA EON TAE		For	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	7	ELECTION OF INSIDE DIRECTOR: JANG JAE HUN		For	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	8	ELECTION OF INSIDE DIRECTOR: SEO GANG HYEON		For	For	For
		1.0		1	I =	Гои	For
HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting	9	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: I JI YUN		For	For	1 01
HYUNDAI MOTOR CO LTD HYUNDAI MOTOR CO LTD	24-Mar-2021 Annual General Meeting 24-Mar-2021 Annual General Meeting	10	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: I JI YUN ELECTION OF AUDIT COMMITTEE MEMBER: SIM DAL HUN		For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date			REPORT OF THE CEO OF THE COMPANY, WHICH INCLUDES THE FINANCIAL STATEMENTS OF THE COMPANY CORRESPONDING TO THE FISCAL YEAR 2020, THE OPINION OF THE BOARD OF DIRECTORS OF THE COMPANY ON THE CONTENT OF THE REPORT OF THE CEO OF THE COMPANY. REPORTS OF THE BOARD OF DIRECTORS OF THE COMPANY CONTAINING THE MAIN POLICIES AND ACCOUNTING AND INFORMATION CRITERIA FOLLOWED IN THE PREPARATION OF THE FINANCIAL INFORMATION OF THE COMPANY, AS WELL AS REPORTS ON THE OPERATIONS AND ACTIVITIES IN WHICH IT INTERVENED DURING THE FISCAL YEAR 2020, AND REPORTS FROM THE CHAIRMEN OF THE COMPANY'S AUDIT AND		Vote	d Vote	
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	Annual General Meeting	1	CORPORATE PRACTICES COMMITTEES IN THE TERMS OF ARTICLE 28 SECTION IV OF THE LEY DEL		For	For	For
I OMENTO ECONOMICO MEXICANO DAD DE CY	24 Mai 2021	Annual General Meeting	<u> </u>	APPLICATION OF THE INCOME STATEMENT OF THE COMPANY FOR THE FINANCIAL YEAR 2020, WHICH		101	1 01	1 01
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	Annual General Meeting	2	INCLUDES DECREEING AND PAYING A DIVIDEND IN CASH, IN NATIONAL CURRENCY DETERMINATION OF THE MAXIMUM AMOUNT OF RESOURCES THAT MAY BE ALLOCATED TO THE		For	For	For
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	Annual General Meeting	3	PURCHASE OF THE COMPANY'S OWN SHARES, IN TERMS OF THE PROVISIONS OF ARTICLE 56, SECTION IV OF THE LAW		For	For	For
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	Annual General Meeting	4	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND SECRETARIES OF THE COMPANY, QUALIFICATION OF THEIR INDEPENDENCE, IN THE TERMS OF THE LAW, AND DETERMINATION OF THEIR EMOLUMENTS		For	Against	Against
			-	ELECTION OF THE MEMBERS OF THE COMMITTEES OF I STRATEGY AND FINANCE, I AUDIT AND III CORPORATE PRACTICES OF THE COMPANY, APPOINTMENT OF THE CHAIRMAN OF EACH ONE OF THEM				
FOMENTO ECONOMICO MEXICANO SAB DE CV FOMENTO ECONOMICO MEXICANO SAB DE CV		Annual General Meeting Annual General Meeting	6	AND DETERMINATION OF THEIR EMOLUMENTS APPOINTMENT OF DELEGATES TO FORMALIZE THE AGREEMENTS OF THE MEETING		For For	Against For	Against For
FOMENTO ECONOMICO MEXICANO SAB DE CV		Annual General Meeting	7	READING AND APPROVAL, WHERE APPROPRIATE, OF THE MINUTES OF THE MEETING		For	For	For
CHEMTRONICS CO LTD	24-Mar-2021	Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
CHEMTRONICS CO LTD		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
CHEMTRONICS CO LTD		Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR I GANG SEON		For	For	For
CHEMTRONICS CO LTD		Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR GIM EUNG SU		For	For	For
CHEMTRONICS CO LTD		Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR GIM DO HYEONG		For	For	For
CHEMTRONICS CO LTD		Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
CHEMTRONICS CO LTD		Annual General Meeting	7	APPROVAL OF THE ANNUAL ACCOUNTS		For	For	For
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	/	ADOPTION OF THE ANNUAL ACCOUNTS RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF		For	For	For
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	8	DIVIDEND: EUR 0.72 PER SHARE		For	For	For
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	9	RESOLUTION TO DISCHARGE THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY ADVISORY RESOLUTION ON THE ADOPTION OF THE COMPANY'S REMUNERATION REPORT FOR		For	For	For
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	10	GOVERNING BODIES		For	For	For
NORDEA BANK ABP		Annual General Meeting	12	RESOLUTION ON THE REMUNERATION FOR THE MEMBERS OF THE BOARD OF DIRECTORS		None		For
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	13	RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: THE SHAREHOLDERS' NOMINATION BOARD PROPOSES TO THE ANNUAL GENERAL MEETING, FOR A PERIOD UNTIL THE END OF THE NEXT ANNUAL GENERAL MEETING, THAT THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING IS SET AT 10. FURTHERMORE, THE BOARD OF DIRECTORS HAS THREE ORDINARY MEMBERS AND ONE DEPUTY MEMBER APPOINTED BY THE EMPLOYEES OF THE NORDEA GROUP		None		For
NORDEA BANK ABP	74-Mar-2021	Annual General Meeting	14	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS AND THE CHAIR OF THE BOARD OF DIRECTORS: THE SHAREHOLDERS' NOMINATION BOARD PROPOSES, FOR A PERIOD UNTIL THE END OF THE NEXT ANNUAL GENERAL MEETING: THE RE-ELECTION OF TORBJORN MAGNUSSON, NIGEL HINSHELWOOD, BIRGER STEEN, SARAH RUSSELL, ROBIN LAWTHER, KARI JORDAN, PETRA VAN HOEKEN, JOHN MALTBY AND JONAS SYNNERGREN AS MEMBERS OF THE BOARD OF DIRECTORS; THE ELECTION OF CLAUDIA DILL AS NEW MEMBER OF THE BOARD OF DIRECTORS; AND THE RE-ELECTION OF TORBJORN MAGNUSSON AS CHAIR OF THE BOARD OF DIRECTORS. PERNILLE ERENBJERG IS NOT AVAILABLE FOR RE-ELECTION		None		For
NORDEA BANK ABP		Annual General Meeting	15	RESOLUTION ON THE REMUNERATION OF THE AUDITOR		For	For	For
	Z : :::(1 2) Z 1	The second of th	1.5	ELECTION OF AUDITOR: THE BOARD OF DIRECTORS PROPOSES, ON THE RECOMMENDATION OF THE BOARD AUDIT COMMITTEE, TO THE ANNUAL GENERAL MEETING THAT AUTHORISED PUBLIC ACCOUNTANTS PRICEWATERHOUSECOOPERS OY BE RE-ELECTED AS THE COMPANY'S AUDITOR UNTIL THE END OF THE FOLLOWING ANNUAL GENERAL MEETING. PRICEWATERHOUSECOOPERS OY HAS NOTIFIED THE COMPANY THAT THE AUTHORISED PUBLIC ACCOUNTANT JUKKA PAUNONEN WOULD ACT				
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	16	AS THE RESPONSIBLE AUDITOR		For	For	For
NORDEA BANK ABP	24-Mar-2021	Annual General Meeting	17	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES (CONVERTIBLES) IN THE COMPANY		For	For	For
NORDEA BANK ABP	74-Mar-2021	Annual General Meeting	18	RESOLUTION ON REPURCHASE OF THE COMPANY'S OWN SHARES IN THE SECURITIES TRADING BUSINESS		For	For	For
HONDLA DAIN ADI		Annual General Meeting	10	THE SECONDITION ON THE ORIGINAL OF THE COMMENT OF THE STANKES IN THE SECONTILES TRADING DOSINESS		li oi	11 01	11 01

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		DECOLUTION ON AUTHORICATION FOR THE BOARD OF DIRECTORS TO DECIDE ON REDURCHASE OF THE		Vote	d Vote	
NORDEA BANK ABP	24-Mar-2021 Annual General Meeting	20	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO DECIDE ON REPURCHASE OF THE COMPANY'S OWN SHARES		For	For	For
NORDEA BANK ADP	24-Mai-2021 Allitual General Meeting	20	RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO DECIDE ON SHARE ISSUANCES OR		For	For	For
NORDEA BANK ABP	24-Mar-2021 Annual General Meeting	21	TRANSFER OF THE COMPANY'S OWN SHARES		For	For	For
LG ELECTRONICS INC	24-Mar-2021 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
LG ELECTRONICS INC	24-Mar-2021 Annual General Meeting	2	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
LG ELECTRONICS INC	24-Mar-2021 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: BAE DOO YONG		For	For	For
LG ELECTRONICS INC	24-Mar-2021 Annual General Meeting	1	ELECTION OF OUTSIDE DIRECTOR AS AUDIT COMMITTEE MEMBER: KANG SOO JIN		For	For	For
LG ELECTRONICS INC	24-Mar-2021 Annual General Meeting	5	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	For	For
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: KWON SUNHO		For	For	For
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: KWON SONTO ELECTION OF INSIDE DIRECTOR: JUNG KYONG GOO		For	For	For
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: 35NG KTONG GGG		For	Against	Against
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR: KIM DONG SOO		For	For	For
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	6	ELECTION OF AUDIT COMMITTEE MEMBER: KIM DONG SOO		For	For	For
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	7	ELECTION OF AUDIT COMMITTEE MEMBER: KIM DONG 300		For	Against	Against
HYUNDAI DEVELOPMENT COMPANY	24-Mar-2021 Annual General Meeting	8	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	1	RECEIPT OF ACCOUNTS		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	2	APPROVAL OF ANNUAL REPORT ON REMUNERATION		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	2	APPROVAL OF REMUNERATION POLICY		For	Against	Against
MITCHELLS & BUTLERS PLC MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	1	APPROVAL OF RESTRICTED SHARE PLAN 2021		For	Against	Against
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	5	RE-ELECT KEITH BROWNE		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	6	RE-ELECT DAVE COPLIN		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	7	RE-ELECT EDDIE IRWIN		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	ν ο	RE-ELECT BOB IVELL		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	0	RE-ELECT TIM JONES		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	10	RE-ELECT JOSH LEVY		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	11	RE-ELECT JANE MORIARTY		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	12	RE-ELECT SUSAN MURRAY		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	13	RE-ELECT RON ROBSON		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	14	RE-ELECT COLIN RUTHERFORD		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	15	RE-ELECT PHIL URBAN		For	_	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	16	RE-ELECT IMELDA WALSH		For	For For	For
MITCHELLS & BOTELRS FLC	24-Mai-2021 Allituat Generat Meeting	10	REAPPOINTMENT OF AUDITOR: DELOITTE LLP AS AUDITOR OF THE COMPANY UNTIL THE NEXT GENERAL		1 01	1 01	101
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	17	MEETING AT WHICH ACCOUNTS ARE TO BE LAID		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	18	AUDITORS REMUNERATION		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	19	POLITICAL DONATIONS		For	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	20	AMENDMENTS TO THE ARTICLES OF ASSOCIATION		Fa.,	For	For
MITCHELLS & BUTLERS PLC	24-Mar-2021 Annual General Meeting	21	NOTICE PERIOD FOR MEETINGS		For	For	For
MITCHELLS & BUTLERS PLC	24-Mai-2021 Allituat Gerierat Meeting	Z I	TO HEAR AND APPROVE THE BOARD OF DIRECTORS' REPORT ON THE BANK'S ACTIVITIES AND FINANCIAL		ГОІ	FOI	FOI
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	2	STATEMENTS FOR THE YEAR ENDED 31/12/2020		For	For	For
ABO DHABI COMMERCIAL BANK	24-Mai-2021 Ordinary defier at Meeting	3	TO HEAR AND APPROVE THE REPORT OF THE EXTERNAL AUDITORS OF THE BANK FOR THE YEAR ENDED		For	FOI	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	1	31/12/2020		For	For	For
ADO DHADI COMMERCIAL BANK	24-Mai-2021 Ordinary General Meeting	4	TO HEAR AND APPROVE THE INTERNAL SHARIA SUPERVISORY BOARD'S REPORT IN RESPECT OF THE		FOI	FOI	FOI
ABU DHABI COMMERCIAL BANK	24 Mar 2021 Ordinary General Moeting	5	BANK'S ISLAMIC BANKING WINDOW FOR THE YEAR ENDED 31/12/2020		For	For	For
ADD DIADI COMMERCIAL DANK	24-Mar-2021 Ordinary General Meeting	J	TO DISCUSS AND APPROVE THE AUDITED BALANCE SHEET AND THE PROFIT AND LOSS ACCOUNT OF THE		For	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	6	BANK FOR THE YEAR ENDED 31/12/2020		For	For	For
ADO DI IADI COMMERCIAL BANK	24-Mai-2021 Ordinary General Meeting	0	TO APPOINT THE MEMBERS OF THE INTERNAL SHARIA SUPERVISORY BOARD FOR THE BANK'S ISLAMIC		1 01	1 01	101
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	7	BANKING WINDOW		For	For	For
ADO DI IADI COMMERCIAE BANK	24-Mai-2021 Ordinary General Meeting	- /	TO CONSIDER AND APPROVE THE BOARD OF DIRECTOR'S PROPOSAL TO DISTRIBUTE CASH DIVIDENDS TO		1 01	1 01	101
			SHAREHOLDERS FOR THE YEAR 2020 IN A SUM EQUAL TO 27% OF THE BANK'S CAPITAL AMOUNTING TO				
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	Q	AED 1,878,492,000		For	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	0	TO DETERMINE AND APPROVE THE BOARD OF DIRECTORS' REMUNERATION FOR 2020		For For	For	For
ADO DIADI COMMENCIAL DANN	24-mai-2021 Ordinary General meeting	,	TO ABSOLVE THE MEMBERS OF THE BOARD OF DIRECTORS OF THE BANK FROM LIABILITY FOR THEIR		1 01	1 01	101
			WORK DURING THE YEAR ENDED 31/12/2020 OR TO DISMISS THEM AND PURSUE THEM AS THE CASE MAY				
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	10	BF		For	For	For
ADD DIADI COMMERCIAL DANK	24-mai-2021 Ordinary General meeting	10	TO ABSOLVE THE EXTERNAL AUDITORS OF THE BANK FROM LIABILITY FOR THEIR WORK DURING THE		For	1 01	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	11	YEAR ENDED 31/12/2020 OR TO DISMISS THEM AND PURSUE THEM AS THE CASE MAY BE		For	For	For
ADO DHADI COMMERCIAL DANK	24-mai-2021 Ordinary General Meeting	111	TO APPOINT EXTERNAL AUDITORS FOR THE YEAR 2021 AND TO DETERMINE THEIR FEES FOR THE SAME		For	For	For
ARII DHARI COMMERCIAL BANIK	24 Mar 2024 Ordinan Cananal Hastin	42	YEAR		For	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	12	TO DISCUSS AND NOTE THE CHANGES TO THE BOARD OF DIRECTORS		For	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	13	TO APPROVE THE APPOINTMENT OF TWO REPRESENTATIVES FOR SHAREHOLDERS WHO WISH TO BE		For	Against	Against
ARII DHARI COMMERCIAL BANIK	24 Mar 2024 Ordinan Cananal Hastin	4.4	REPRESENTED AND VOTE ON THEIR BEHALF		For	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021 Ordinary General Meeting	14	NEFNESENTED AND YOTE ON THEIR DEHALF		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION OF THE BANK: (ARTICLE (1), ARTICLE (17)				
ABU DHABI COMMERCIAL BANK	24-Mar-2021	Ordinary General Meeting	15	CLAUSE (9))		For	For	For
				SPECIAL RESOLUTIONS RELATED TO ISSUANCE OF DEBT INSTRUMENTS SUBJECT TO TERMS AND				
ARII DIIARI COMMERCIAL RANIV	24 44- 2024	Ordinary Canaval Manting	47	CONDITIONS REQUIRED BY UAE CENTRAL BANK AND TO THE TERMS OF THE UAE COMMERCIAL COMPANIES LAW		F	F	Гои
ABU DHABI COMMERCIAL BANK		Ordinary General Meeting Annual General Meeting	16	APPROVAL OF FINANCIAL STATEMENTS		For For	For	For For
CHUNBO CO., LTD. CHUNBO CO., LTD.		Annual General Meeting Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For For	For
CHUNBO CO., LTD.		-	2	ELECTION OF INSIDE DIRECTOR: I SANG YUL		For	For	For
CHUNBO CO., LTD.		Annual General Meeting Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: 1 SANG TOL		For	For	For
CHUNBO CO., LTD.		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: JEO 3A WOR		For	For	For
CHUNBO CO., LTD.		Annual General Meeting	6	ELECTION OF INSIDE DIRECTOR: FOONS TO		For	For	For
CHUNBO CO., LTD.		Annual General Meeting	7	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
C1101100 CO., E1D.	Z I Mai Zoz i	Aimad General Meeting		AUTHORIZING THE CHAIRMAN OF THE AGM TO APPOINT THE MEETING SECRETARY AND THE VOTE		1 01	1 01	1 01
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	3	COLLECTOR		For	For	For
ALDARCH NOT ENTIES 1 000, ABO DIAM	Z i Mai Zoz i	Annual General Meeting	1	REVIEW AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS ON THE COMPANY'S ACTIVITIES AND		1 01	1 01	1 01
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	4	ITS FINANCIAL POSITION FOR THE YEAR ENDED ON 31 DECEMBER 2020		For	For	For
7.127.11.11.01.21.11.21.000,7.20.21.11.21		7 minute content moderning	†	REVIEW AND APPROVE THE REPORT OF THE AUDITOR OF THE FINANCIAL POSITION OF THE COMPANY		1. 0.	1 0.	1.0.
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	5	FOR THE FINANCIAL YEAR ENDED ON 31 DECEMBER 2020		For	For	For
			+	DISCUSS AND APPROVE THE COMPANY'S BALANCE SHEET AND ITS PROFIT AND LOSS ACCOUNTS FOR THE				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	6	FINANCIAL YEAR ENDED ON 31 DECEMBER 2020		For	For	For
			+					
				APPROVE THE RECOMMENDATION OF THE BOARD OF DIRECTORS OF THE COMPANY TO DISTRIBUTE 14.5				
				PERCENT AS CASH DIVIDENDS (I.E. 14.5 FILS PER SHARE AS CASH DIVIDEND) FOR THE FINANCIAL YEAR				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	7	ENDED ON 31 DECEMBER 2020 (THE TOTAL CASH DIVIDEND DISTRIBUTION AED 1,140,081,292.44)		For	For	For
		j		DETERMINE THE REMUNERATION OF THE BOARD OF DIRECTORS FOR THE YEAR ENDED ON 31 DECEMBER				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	8	2020		For	For	For
,		, and the second		ABSOLVE THE BOARD OF DIRECTORS AND THE AUDITORS OF LIABILITY FOR THEIR ACTIVITIES FOR THE				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	9	FINANCIAL YEAR ENDED ON 31 DECEMBER 2020		For	For	For
·				ABSOLVE THE AUDITORS OF LIABILITY FOR THEIR ACTIVITIES FOR THE FINANCIAL YEAR ENDED ON 31				1
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	10	DECEMBER 2020		For	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	11	APPOINT THE AUDITORS FOR THE FINANCIAL YEAR 2021 AND DETERMINE THEIR REMUNERATION		For	For	For
·				APPROVE THE APPOINTMENT OF MR. KHALIFA ABDULLA KHAMIS AL ROMAITHI AS A MEMBER OF THE				
				COMPANY'S BOARD OF DIRECTORS TO REPLACE MR. MANSOUR MOHAMED AL MULLA WHO RESIGNED ON				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	12	28TH FEBRUARY 2021		For	For	For
				APPOINT THE SHAREHOLDERS REPRESENTATIVES AT THE GENERAL ASSEMBLY MEETINGS AND				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	13	DETERMINE THEIR REMUNERATION		For	For	For
				APPROVE THE PROPOSAL OF GIVING SOCIAL CONTRIBUTIONS DURING 2021 AND AUTHORIZE THE BOARD				
				OF DIRECTORS TO DETERMINE THE BENEFICIARIES, SUBJECT THAT SUCH CONTRIBUTIONS NOT TO				
				EXCEED 2 PERCENT OF THE AVERAGE NET PROFITS OF THE COMPANY DURING THE TWO PRIOR				
				FINANCIAL YEARS (2020 AND 2019) AND SUCH CONTRIBUTIONS SHALL BE USED FOR THE PURPOSES OF				
				SERVING THE SOCIETY PURSUANT TO THE FEDERAL LAW NO. 2 OF 2015 CONCERNING COMMERCIAL				
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	Annual General Meeting	14	COMPANIES		For	For	For
				APPROVE THE AMENDMENT OF THE FOLLOWING ARTICLES OF THE COMPANY'S ARTICLES OF				
				ASSOCIATION: ARTICLES ((31), (17), (15 (42), (40), (38), (36), (36), (35)) AND (46) TO COMPLY WITH				
				THE AMENDMENTS MADE TO FEDERAL LAW NO. 2 OF 2015 CONCERNING THE COMMERCIAL COMPANIES				
				BY FEDERAL DECREE-LAW NO. 26 OF 2020 ON THE AMENDMENT OF CERTAIN PROVISIONS OF FEDERAL				
ALDAD DRODEDTIES DISS. ABU DUAR	24.11 202.1	Amount Comment III	4.5	LAW NO. 2 OF 2015 ON COMMERCIAL COMPANIES, SUBJECT TO THE APPROVAL OF THE COMPETENT		Гак	Fa.,	
ALDAR PROPERTIES PJSC, ABU DHABI		Annual General Meeting	15	AUTHORITY ADDROVAL OF FINANCIAL STATEMENTS		For	For	For
DOUBLEUGAMES CO., LTD. DOUBLEUGAMES CO., LTD.		Annual General Meeting	2	APPROVAL OF FINANCIAL STATEMENTS AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
· · · · · · · · · · · · · · · · · · ·		Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: GIM GA RAM		For	For	For
DOUBLEUGAMES CO., LTD. DOUBLEUGAMES CO., LTD.		Annual General Meeting Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: GIM GA RAM ELECTION OF INSIDE DIRECTOR: BAK SHIN JEONG		For For	For For	For For
DOUBLEUGAMES CO., LTD.		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: BAK SHIN JEONG ELECTION OF OUTSIDE DIRECTOR: EOM CHEOL HYEON		For	For	For
DOUBLEUGAMES CO., LTD.		Annual General Meeting	6	ELECTION OF AUDIT COMMITTEE MEMBER: EOM CHEOL HYEON		For	For	For
DOUBLEUGAMES CO., LTD.		Annual General Meeting	7	ELECTION OF ADDIT COMMITTEE MEMBER: EOM CHEDE THEON ELECTION OF OUTSIDE DIRECTOR WHO IS AUDIT COMMITTEE MEMBER: GWON JIN HYEONG		For	For	For
DOUBLEUGAMES CO., LTD.		Annual General Meeting	8	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
DOUBLEOURINES CO., ETD.	27 Mai - 2021	Annual Scheral Meeting	1	PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		101	1 01	7 01
BAIC MOTOR CORPORATION LTD	74-Mar-2021	ExtraOrdinary General Meetin	σ 3	APPOINTMENT OF MR. JIANG DEYI AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
DATE MOTOR CONTONATION LID	27 Mai - 2021	Extraordinary ocherat meetil	5 7	PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		101	1 01	7 01
BAIC MOTOR CORPORATION LTD	74-Mar-2021	ExtraOrdinary General Meetin	g 4	APPOINTMENT OF MR. LIAO ZHENBO AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
2 C. MOTON COM CHAIN ETD	2: 11101 2021	- And a standary ochici at meetil	2 .	PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		1 0.	1. 0.	1 0.
BAIC MOTOR CORPORATION LTD	24-Mar-2021	ExtraOrdinary General Meetin	g 5	APPOINTMENT OF MR. CHEN HONGLIANG AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
S O TOR GORE STREET LED	2: 11101 2021	- And a standary ochici at meetil	5 5	PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		1 0.	1.0.	1 0.
I .	I	1	1	The second of th		1	1	1

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date		PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		Vote	d Vote	
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 7	APPOINTMENT OF MR. HUANG WENBING AS EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 8	APPOINTMENT OF MR. YE QIAN AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 9	APPOINTMENT OF MR. GE SONGLIN AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 10	APPOINTMENT OF MS. YIN YUANPING AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			ADDROGED ADDROUGHUE OF DIRECTOR OF THE FOUNDTH SESSION OF THE DOLOR OF DIRECTORS				
245 40702 502202 4704 472			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		_	_	_
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 11	APPOINTMENT OF MR. XU XIANGYANG AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
DATE HOTOR CORROLLING LITE			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		_	_	_
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 12	APPOINTMENT OF MR. TANGJUN AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
DAIG HOTOD CORPORATION LTD	24.14 2024 5 4 0 15 6	1.11	PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		_	_	_
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 13	APPOINTMENT OF MR. EDMUND SIT AS INDEPENDENT NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:			_	<u> </u>
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 14	APPOINTMENT OF MR. HUBERTUS TROSKA AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:			_	<u> </u>
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 15	APPOINTMENT OF MR. HARALD EMIL WILHELM AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
PAIS HOTOP COPPOSITION ITS	24.11 2224 - 12 11 -		PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:		_	_	_
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 16	APPOINTMENT OF MR. JIN WEI AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF DIRECTOR OF THE FOURTH SESSION OF THE BOARD OF DIRECTORS:				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene		APPOINTMENT OF MR. SUN LI AS NON-EXECUTIVE DIRECTOR OF THE COMPANY		For	For	For
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 18	REMUNERATION OF INDEPENDENT NON-EXECUTIVE DIRECTORS		For	For	For
			PROPOSED APPOINTMENT OF NON-EMPLOYEE REPRESENTATIVE SUPERVISOR OF THE FOURTH SESSION				
			OF THE BOARD OF SUPERVISORS: APPOINTMENT OF MR. SUN ZHIHUA AS NON-EMPLOYEE				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 19	REPRESENTATIVE SUPERVISOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF NON-EMPLOYEE REPRESENTATIVE SUPERVISOR OF THE FOURTH SESSION				
			OF THE BOARD OF SUPERVISORS: APPOINTMENT OF MR. ZHOU XUEHUI AS NON-EMPLOYEE				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 20	REPRESENTATIVE SUPERVISOR OF THE COMPANY		For	For	For
			PROPOSED APPOINTMENT OF NON-EMPLOYEE REPRESENTATIVE SUPERVISOR OF THE FOURTH SESSION				
			OF THE BOARD OF SUPERVISORS: APPOINTMENT OF MS. QIAO YUFEI AS NON-EMPLOYEE				
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene	ral Meeting 21	REPRESENTATIVE SUPERVISOR OF THE COMPANY		For	For	For
			BRODGED AMENDMENTS TO THE DIMES OF DROCEDURES FOR THE SHAREHOLDERS SEVERAL MEETINGS			_	<u> </u>
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene		PROPOSED AMENDMENTS TO THE RULES OF PROCEDURES FOR THE SHAREHOLDERS' GENERAL MEETINGS		For	For	For
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene		PROPOSED PROVISION OF FACILITY GUARANTEE TO BAIC HK		For	For	For
BAIC MOTOR CORPORATION LTD	24-Mar-2021 ExtraOrdinary Gene		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee		APPROVAL OF FINANCIAL STATEMENTS		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee		AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee	-	ELECTION OF INSIDE DIRECTOR YANG HO GEUN		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee	•	ELECTION OF INSIDE DIRECTOR GO SANG GEOL		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee		ELECTION OF INSIDE DIRECTOR I SU HUI		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee	-	ELECTION OF INSIDE DIRECTOR JO SANG ROK		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee	_	ELECTION OF OUTSIDE DIRECTOR YUN SANG GYUN		For	For	For
KC CO. LTD	24-Mar-2021 Annual General Mee	_	APPROVAL OF REMUNERATION FOR DIRECTOR		For	Against	Against
KC CO. LTD	24-Mar-2021 Annual General Mee	eting 9	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
400 470			APPROVAL OF THE MANAGEMENT REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE		_	_	_
ABB LTD	25-Mar-2021 Annual General Mee	<u> </u>	ANNUAL FINANCIAL STATEMENTS FOR 2020		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	-	CONSULTATIVE VOTE ON THE 2020 COMPENSATION REPORT		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee		DISCHARGE OF THE BOARD OF DIRECTORS AND THE PERSONS ENTRUSTED WITH MANAGEMENT		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 5	APPROPRIATION OF EARNINGS: DIVIDEND OF CHF 0.80 GROSS PER REGISTERED SHARE		For	For	For
			CAPITAL REDUCTION THROUGH CANCELLATION OF SHARES REPURCHASED UNDER THE SHARE BUYBACK		_	<u></u>	
ABB LTD	25-Mar-2021 Annual General Mee	-	PROGRAM		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 7	RENEWAL OF AUTHORIZED SHARE CAPITAL		For	Against	Against
			BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE BOARD OF				
			DIRECTORS FOR THE NEXT TERM OF OFFICE, I. E. FROM THE 2021 ANNUAL GENERAL MEETING TO THE				
ABB LTD	25-Mar-2021 Annual General Mee	eting 8	2022 ANNUAL GENERAL MEETING		For	For	For
			BINDING VOTE ON THE MAXIMUM AGGREGATE AMOUNT OF COMPENSATION OF THE EXECUTIVE			_	
ABB LTD	25-Mar-2021 Annual General Mee		COMMITTEE FOR THE FOLLOWING FINANCIAL YEAR, I. E. 2022		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 10	REELECT GUNNAR BROCK AS DIRECTOR		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 11	REELECT DAVID CONSTABLE AS DIRECTOR		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 12	REELECT FREDERICO CURADO AS DIRECTOR		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 13	REELECT LARS FOERBERG AS DIRECTOR		For	For	For
ABB LTD	25-Mar-2021 Annual General Mee	eting 14	REELECT JENNIFER XIN-ZHE LI AS DIRECTOR		For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
ABB LTD		1 Annual General Meeting	15	REELECT GERALDINE MATCHETT AS DIRECTOR		For	d Vote For	For
ABB LTD		1 Annual General Meeting	16	REELECT DAVID MELINE AS DIRECTOR		For	For	For
ABB LTD		1 Annual General Meeting	17	REELECT SATISH PAI AS DIRECTOR		For	For	For
ABB LTD		1 Annual General Meeting	18	REELECT JACOB WALLENBERG AS DIRECTOR		For	For	For
ABB LTD		1 Annual General Meeting	19	REELECT PETER VOSER AS DIRECTOR AND BOARD CHAIRMAN		For	For	For
ABB LTD		1 Annual General Meeting	20	ELECTION TO THE COMPENSATION COMMITTEE: DAVID CONSTABLE		For	For	For
		-		ELECTION TO THE COMPENSATION COMMITTEE: FREDERICO FLEURY CURADO				+ -
ABB LTD		1 Annual General Meeting	21			For	For	For
ABB LTD		1 Annual General Meeting	22	ELECTION TO THE COMPENSATION COMMITTEE: JENNIFER XIN-ZHE LI		For	For	For
ABB LTD		1 Annual General Meeting	23	ELECTION OF THE INDEPENDENT PROXY: DR. HANS ZEHNDER, ATTORNEY-AT-LAW		For	For	For
ABB LTD	25-Mar-202	1 Annual General Meeting	24	ELECTION OF THE AUDITOR: KPMG AG, ZURICH		For	For	For
				Approval of the adjournment of special meeting of Huntington shareholders, if necessary or appropriate, to solicit additional proxies if, immediately prior to such adjournment, there are not sufficient votes at the time of the Huntington special meeting to approve the Huntington merger proposal or the Huntington 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				
HUNTINGTON BANCSHARES INCORPORATED	25-Mar-202	1 Special	3	Huntington common stock (the "Huntington adjournment proposal").		For	For	For
HUNTINGTON BANCSHARES INCORPORATED	25-Mar-202		1	Approval of the merger of TCF Financial Corporation ("TCF") with and into Huntington Bancshares Incorporated ("Huntington"), as contemplated by the Agreement and Plan of Merger, dated as of December 13, 2020 (as it may be amended from time to time), by and between Huntington and TCF, with Huntington as the surviving corporation (the "Huntington merger proposal"). Approval of an amendment to Huntington's charter to increase the number of authorized shares of		For	For	For
				Huntington common stock from one billion five hundred million shares (1,500,000,000) to two billion				
HUNTINGTON BANCSHARES INCORPORATED	25-Mar-202	1 Special	2	two hundred fifty million shares (2,250,000,000) (the "Huntington authorized share count proposal").		For	For	For
				THE RESOLUTION ON ELECTION OF MR. HAN FULING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF				
CHINA EVERBRIGHT BANK CO LTD	25-Mar-202	1 ExtraOrdinary General Meeting	2	THE EIGHTH SESSION OF THE BOARD OF CHINA EVERBRIGHT BANK COMPANY LIMITED THE RESOLUTION ON ELECTION OF MR. LIU SHIPING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR OF		For	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-202	1 ExtraOrdinary General Meeting	3	THE EIGHTH SESSION OF THE BOARD OF CHINA EVERBRIGHT BANK COMPANY LIMITED		For	For	For
				THE RESOLUTION ON ELECTION OF MR. LU HONG AS A SHAREHOLDER SUPERVISOR OF THE EIGHTH				
CHINA EVERBRIGHT BANK CO LTD	25-Mar-202	1 ExtraOrdinary General Meeting	4	SESSION OF THE BOARD OF SUPERVISOR OF CHINA EVERBRIGHT BANK COMPANY LIMITED		For	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-202	1 ExtraOrdinary General Meeting	5	THE RESOLUTION ON CHANGE OF REGISTERED CAPITAL OF CHINA EVERBRIGHT BANK COMPANY LIMITED		For	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK		1 Annual General Meeting	1	APPROVE FINANCIAL STATEMENTS, STATUTORY REPORTS, ANNUAL REPORT, REPORT OF THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM (PCDP), AND DISCHARGE OF DIRECTORS AND COMMISSIONERS		For	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	25-Mar-202	1 Annual General Meeting	2	APPROVE ALLOCATION OF INCOME		For	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK		1 Annual General Meeting	3	APPROVE REMUNERATION AND TANTIEM OF DIRECTORS AND COMMISSIONERS		For	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK		1 Annual General Meeting	4	APPOINT AUDITORS OF THE COMPANY AND THE PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM (PCDP)		For	For	For
				RESOLUTION REGARDING THE ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AS				
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	12	WELL AS THE CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET RESOLUTION REGARDING THE ALLOCATION OF THE COMPANY'S PROFIT IN ACCORDANCE WITH THE		For	For	For
				ADOPTED BALANCE SHEET AND RESOLUTION REGARDING THE RECORD DAYS FOR DISTRIBUTION OF				
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	13	DIVIDEND: SEK 6.90 PER SHARE		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE				
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	14	MEMBER OF THE BOARD OF DIRECTORS: CHARLOTTE STROMBERG (CHAIRMAN OF THE BOARD)		For	For	For
CASTELLUM AB		1 Annual General Meeting	15	RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE MEMBER OF THE BOARD OF DIRECTORS: PER BERGGREN (BOARD MEMBER)		For	For	For
5. 55m, no	25 11101 202		1.5	RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE		1 01	1. 01	+
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	16	MEMBER OF THE BOARD OF DIRECTORS: ANNA-KARIN HATT (BOARD MEMBER)		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE			1	
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	17	MEMBER OF THE BOARD OF DIRECTORS: CHRISTER JACOBSON (BOARD MEMBER)		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE				
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	18	MEMBER OF THE BOARD OF DIRECTORS: CHRISTINA KARLSSON KAZEEM (BOARD MEMBER)		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE				
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	19	MEMBER OF THE BOARD OF DIRECTORS: NINA LINANDER (BOARD MEMBER)		For	For	For
	<u> </u>	.]		RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE		_	<u> </u>	L
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	20	MEMBER OF THE BOARD OF DIRECTORS: ZDRAVKO MARKOVSKI (BOARD MEMBER)		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE			1	
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	21	MEMBER OF THE BOARD OF DIRECTORS: JOACIM SJOBERG (BOARD MEMBER)		For	For	For
CASTELLUM AB	25-Mar-202 ²	1 Annual General Meeting	22	RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE MEMBER OF THE BOARD OF DIRECTORS: JOHAN SKOGLUND (FORMER BOARD MEMBER, FOR THE PERIOD FROM AND INCLUDING JANUARY 1, 2020, TO AND INCLUDING MARCH 19, 2020)		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY TOWARDS THE COMPANY IN RESPECT OF THE				
CASTELLUM AB	25-Mar-202	1 Annual General Meeting	23	MANAGING DIRECTOR: HENRIK SAXBORN (MANAGING DIRECTOR)		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		DESCRIPTION DESCRIPTION OF THE NUMBER OF THE POUR OF T		Vote	d Vote	
CACTELLINA AD	25 11 2024 1 1 6 1 11		RESOLUTION REGARDING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: NUMBER OF		_		
CASTELLUM AB	25-Mar-2021 Annual General Me		MEMBERS OF THE BOARD OF DIRECTORS (SEVEN)		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me		RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: PER BERGGREN		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me		RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: ANNA-KARIN HATT		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me	-	RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: CHRISTER JACOBSON		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me		RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: CHRISTINA KARLSSON KAZEEM		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me		RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: NINA LINANDER		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me		RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: ZDRAVKO MARKOVSKI		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me	•	RE-ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: JOACIM SJOBERG		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me		NEW ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: RUTGER ARNHULT		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 39	NEW ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: ANNA KINBERG BATRA		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 40	NEW ELECTION OF MEMBER OF THE BOARD OF DIRECTORS: ANNA-KARIN CELSING		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 42	NEW ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS: RUTGER ARNHULT		For	Against	Abstain
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 43	NEW ELECTION OF CHAIRMAN OF THE BOARD OF DIRECTORS: PER BERGGREN		For	Against	Abstain
			RESOLUTION REGARDING THE NUMBER OF AUDITORS AND DEPUTY AUDITORS: THE ELECTION				1
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 44	COMMITTEE PROPOSES THAT THE NUMBER OF AUDITORS SHALL BE ONE WITH NO DEPUTY AUDITOR		For	For	For
			RESOLUTION REGARDING THE ELECTION OF AUDITOR: IN ACCORDANCE WITH THE AUDIT AND FINANCE				
			COMMITTEE'S RECOMMENDATION, DELOITTE IS PROPOSED FOR RE-ELECTION AS AUDITOR IN CASTELLUM				
			UNTIL THE END OF THE ANNUAL GENERAL MEETING 2022. DELOITTE HAS ANNOUNCED THAT HARALD				
			JAGNER WILL BE THE NEW MAIN RESPONSIBLE AUDITOR AT DELOITTE IF THE ANNUAL GENERAL				
CASTELLIAM AR	25-Mar-2021 Annual General Me	ating 4E	MEETING RESOLVES TO ELECT DELOITTE AS AUDITOR		For	For	For
CASTELLUM AB		5			For	For	For
CASTELLUM AB	25-Mar-2021 Annual General Me		RESOLUTION REGARDING REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS		For	For	For
CASTELLUM AB	25-Mar-2021 Annual General Me	•	RESOLUTION REGARDING REMUNERATION TO THE AUDITOR		For	For	For
CASTELLUM AB	25-Mar-2021 Annual General Me		RESOLUTION REGARDING THE ESTABLISHMENT OF AN ELECTION COMMITTEE		For	For	For
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 49	RESOLUTION REGARDING APPROVAL OF THE REMUNERATION REPORT		For	For	For
			RESOLUTION REGARDING GUIDELINES FOR REMUNERATION TO MEMBERS OF THE EXECUTIVE				
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 50	MANAGEMENT		For	For	For
			RESOLUTION REGARDING AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON NEW SHARE				
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 51	ISSUES		For	For	For
			RESOLUTION REGARDING AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE TO ACQUIRE				
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 52	AND TRANSFER THE COMPANY'S OWN SHARES		For	For	For
			PROPOSAL BY THE MAJORITY OF THE ELECTION COMMITTEE: THE ELECTION COMMITTEE, REPRESENTED				1.0.
			BY A MAJORITY CONSISTING OF PATRIK ESSEHORN APPOINTED BY RUTGER ARNHULT THROUGH				
			COMPANIES, MAGNUS STROMER APPOINTED BY LANSFORSAKRINGAR FONDER AND CHRISTINA TILLMAN				
			APPOINTED BY COREM PROPERTY GROUP, PROPOSES THAT THE BOARD OF DIRECTORS SHALL CONSIST				
			OF SEVEN MEMBERS AND THAT PER BERGGREN, CHRISTINA KARLSSON KAZEEM, ZDRAVKO MARKOVSKI				
			AND JOACIM SJOBERG SHALL BE RE-ELECTED AS BOARD MEMBERS. FURTHER, NEW ELECTION SHALL BE				
			MADE OF RUTGER ARNHULT, ANNA KINBERG BATRA AND ANNA-KARIN CELSING. RUTGER ARNHULT IS				
CASTELLUM AB	25-Mar-2021 Annual General Me	eting 26	PROPOSED AS NEW CHAIRMAN OF THE BOARD OF DIRECTORS		For	Against	Against
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL BY STICHTING				
			PENSIOENFONDS ABP AND THE MEMBERS OF THE ELECTION COMMITTEE VINCENT FOKKE AND				
			CHARLOTTE STROMBERG: STICHTING PENSIOENFONDS ABP, THE SECOND LARGEST SHAREHOLDER IN				
			CASTELLUM, AND TWO MEMBERS OF THE ELECTION COMMITTEE, VINCENT FOKKE APPOINTED BY				
			STICHTING PENSIOENFONDS ABP AND CHARLOTTE STROMBERG, CHAIR OF THE BOARD OF DIRECTORS				
			OF CASTELLUM, PROPOSE THAT THE BOARD OF DIRECTORS SHALL CONSIST OF SEVEN MEMBERS AND				
			THAT PER BERGGREN, ANNA-KARIN HATT, CHRISTER JACOBSON, CHRISTINA KARLSSON KAZEEM, NINA				
			LINANDER, ZDRAVKO MARKOVSKI AND JOACIM SJOBERG SHALL BE RE-ELECTED AS BOARD MEMBERS. PER				
			BERGGREN IS PROPOSED AS NEW CHAIRMAN OF THE BOARD OF DIRECTORS. CHARLOTTE STROMBERG				
			HAS DECLINED RE-ELECTION. ANNA-KARIN HATT, CHRISTER JACOBSON AND NINA LINANDER HAVE				
			STATED THAT THEY ARE NOT AVAILABLE FOR RE-ELECTION IN THE EVENT THAT RUTGER ARNHULT			1	
CASTELLUM AB	25-Mar-2021 Annual General Me		WOULD BE ELECTED AS A BOARD MEMBER OF CASTELLUM		Against	Against	For
DAIHAN PHARMACEUTICAL CO.,LTD.	25-Mar-2021 Annual General Me		APPROVAL OF FINANCIAL STATEMENT		For	For	For
DAIHAN PHARMACEUTICAL CO.,LTD.	25-Mar-2021 Annual General Me	_	ELECTION OF INSIDE DIRECTOR CANDIDATE: LEE YUN WU		For	For	For
DAIHAN PHARMACEUTICAL CO.,LTD.	25-Mar-2021 Annual General Me		ELECTION OF INSIDE DIRECTOR CANDIDATE: LEE DONG IL		For	For	For
DAIHAN PHARMACEUTICAL CO.,LTD.	25-Mar-2021 Annual General Me	eting 4	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
DAIHAN PHARMACEUTICAL CO.,LTD.	25-Mar-2021 Annual General Me	eting 5	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
REPSOL S.A.	25-Mar-2021 Ordinary General A		APPROVAL OF INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORTS		For	For	For
REPSOL S.A.	25-Mar-2021 Ordinary General A		ALLOCATION OF RESULTS		For	For	For
REPSOL S.A.	25-Mar-2021 Ordinary General A		APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT		For	For	For
REPSOL S.A.	25-Mar-2021 Ordinary General A	-	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS		For	Against	Against
REPSOL S.A.	25-Mar-2021 Ordinary General A		APPOINTMENT OF AUDITORS: PRICEWATERHOUSECOOPERS		For	For	For
			DISTRIBUTION OF 0.30 EUR PER SHARE CHARGED TO RESERVES				
REPSOL S.A.	25-Mar-2021 Ordinary General A	neering /			For	For	For
DEDCOL C. A	25 11 2021 2 11 2		APPROVAL OF A DECREASE IN CAPITAL BY REDEMPTION OF THEIR OWN SHARES MAXIMUM AMOUNT		F		
REPSOL S.A.	25-Mar-2021 Ordinary General I	neeting 8	40,494,510 SHARES		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	., ,	For/Against Recommende	Vote
	Date		DELEGATION OF POWERS TO ISSUE FIXED INCOME, CONVERTIBLE AND OR EXCHANGEABLE SECURITIES		vote	d Vote	
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	9	SHARES, AS WELL AS WARRANTS		For	For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	10	REELECTION AS DIRECTOR OF MR MANUEL MANRIQUE CECILIA			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	11	REELECTION AS DIRECTOR OF MR MARIANO MARZO CARPIO			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	12	REELECTION AS DIRECTOR OF MS ISABEL TORREMOCHE FERREZUELO			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	13	REELECTION AS DIRECTOR OF MR LUIS SUREZ DE LEZO MANTILLA			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	14	RATIFICATION OF APPOINTMENT OF MR RENE DAHAN AS DIRECTOR			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	15	APPOINTMENT OF MS AURORA CATA SALA AS DIRECTOR			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	16	AMENDMENT OF THE ARTICLE 19 OF THE B LAWS			For	For
	20 mai 2021 oramary constant mosting	1.0	AMENDMENT OF THE ARTICLES 5 AND 7 OF THE REGULATION OF THE GENERAL SHAREHOLDERS				
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	17	MEETING		For	For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	18	ADVISORY VOTE ON THE ANNUAL REPORT ON DIRECTORS REMUNERATION FOR 2020			For	For
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	19	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS 2021 TO 2023			For	For
KEI JOE J.A.	25 Mai 2021 Ordinary deficial Meeting	11/	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL		101	1 01	1 01
REPSOL S.A.	25-Mar-2021 Ordinary General Meeting	20	MEETING		For	For	For
REPSUL S.A.	25-Mar-2021 Ordinary General Meeting	20			For	For	For
DANICO DE CARARELL CA	25 11 2024 0 1: 6 111 1:		APPROVAL OF INDIVIDUAL AND CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORTS		_	_	_
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	3	ALLOCATION OF RESULTS			For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	4	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT			For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	5	APPOINTMENT OF MR CESAR GONZALEZ BUENO MAYER WITTGENSTEIN AS DIRECTOR			For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	6	APPOINTMENT OF MS ALICIA REYES REVUELTA AS DIRECTOR			For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	7	RE-ELECTION OF MR ANTHONY FRANK ELLIOT BALL AS DIRECTOR		For	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	8	RE-ELECTION OF MR MANUEL VALLS MORATO AS DIRECTOR		For I	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	9	AMENDMENT OF THE BYLAWS ARTICLES 38 AND 47		For I	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	10	AMENDMENT OF ARTICLE 54 AND NEW ARTICLES 55,56,57 AND 58		For	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	11	AMENDMENT OF ARTICLES 58,59,60 AND 61 NEW ARTICLE 63		For I	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	12	AMENDMENT OF ARTICLES 56,74 AND 87		For I	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	13	AUTHORIZATION TO THE BOARD OF DIRECTORS FOR THE RECASTING OF THE BYLAWS		For	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	14	AMENDMENT OF THE REGULATION OF THE GENERAL MEETING			For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	15	INFORMATION ABOUT THE AMENDMENTS OF THE REGULATION OF THE BOARD OF DIRECTORS			Against	Abstain
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	16	APPROVAL OF THE MAXIMUM VARIABLE REMUNERATION FOR SPECIAL EMPLOYEES			For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	17	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS 2021 TO 2023			Against	Against
DANCO DE SABADELE SA	25 Mai 2021 Ordinary deficial Meeting	17	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO IMPLEMENT AGREEMENTS ADOPTED BY		101	Against	Against
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	18	SHAREHOLDERS AT THE GENERAL MEETING		For	For	For
BANCO DE SABADELL SA	25-Mar-2021 Ordinary General Meeting	19	CONSULTIVE VOTE REGARDING THE ANNUAL REMUNERATION REPORT OF THE BOARD OF DIRECTORS				For
		19				For	
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	1	Approve Appropriation of Surplus			For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	2	Appoint a Director Mashita, Naoaki			For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	3	Appoint a Director Takada, Masaya			For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	4	Appoint a Director Mizutani, Jun			For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	5	Appoint a Director Kamezaki, Yosuke			For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	6	Appoint a Director Yamamoto, Kazuki			For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	7	Appoint a Director Murakami, Norio		For	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	8	Appoint a Director Nishimura, Kenichi		For	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	9	Appoint a Director Koshi, Naomi		For I	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	10	Appoint a Corporate Auditor Fukushima, Kikuo		For I	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	11	Appoint a Corporate Auditor Odashima, Kiyoji		For I	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	12	Appoint a Corporate Auditor Matsuyama, Daiko		For I	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	14	Approve Details of the Compensation to be received by Directors		For I	For	For
V-CUBE,INC.	25-Mar-2021 Annual General Meeting	13	Appoint a Substitute Corporate Auditor Kawasaki, Nobuo		For	For	For
ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	1	Approve Appropriation of Surplus		For	For	For
ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	2	Appoint a Director Imamura, Atsushi		For	For	For
ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	3	Appoint a Director Watanabe, Nobuyuki			For	For
ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	4	Appoint a Director Sudo, Yasushi			For	For
ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	5	Appoint a Director Sugimoto, Takeshi			For	For
ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	6	Appoint a Director Tanabe, Keiichiro			For	For
ALTECH CORPORATION ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	7	Appoint a Director Nosaka, Eigo			For	For
ALTECH CORPORATION ALTECH CORPORATION	25-Mar-2021 Annual General Meeting	ρ	Appoint a Director Nosaka, Ligo Appoint a Director Go, Masatoshi			For	For
ALTEGIT CONFORATION	ZJ-mai-ZUZ i Alliluat Gellerat meeting	0	DECISION REGARDING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AS WELL AS THE		1 01	I UI	1 01
LILIEVILIDOTADENI AD	25 11-1 2024 11 12 11 11	43	CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET INCLUDED IN THE ANNUAL			F	F
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	13	REPORT		For	For	For
			DECISION REGARDING APPROPRIATION OF THE COMPANY'S PROFIT OR LOSS ACCORDING TO THE		_	_	_
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	14	ADOPTED BALANCE SHEET		For I	For	For
			DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	15	PRESIDENT: FREDRIK LUNDBERG (CHAIRMAN OF THE BOARD)	i	For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE		Vote	d Vote	
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	16	PRESIDENT: CLAES BOUSTEDT (BOARD MEMBER)		For	For	For
			DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	17	PRESIDENT: PETER EGARDT (BOARD MEMBER)		For	For	For
			DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	18	PRESIDENT: LIV FORHAUG (BOARD MEMBER)		For	For	For
			DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	19	PRESIDENT: LOUISE LINDH (BOARD MEMBER)		For	For	For
			DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	20	PRESIDENT: FREDRIK PERSSON (BOARD MEMBER)		For	For	For
		0.4	DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE		_	_	_
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	21	PRESIDENT: STEN PETERSON (BOARD MEMBER)		For	For	For
LILIEN/LIDSTADENI AD	25 Har 2024 Arrayal Caracal Hardina	22	DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE		F	F	E
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	22	PRESIDENT: ANNA-GRETA SJOBERG (BOARD MEMBER)		For	For	For
LILIEV/LIDGE A DEAL A D	25 Har 2024 Americal Comment Handing	22	DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE PRESIDENT: IVO STOPNER (PRESIDENT AND BOARD MEMBER)		F	F	F
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	23	DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBER OF THE BOARD AND THE		For	For	For
HIJEWIDSTADEN AR	25-Mar-2021 Annual General Meeting	24	PRESIDENT: BO WIKARE (ACTING PRESIDENT)		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	24	NUMBER OF DIRECTORS: IT IS PROPOSED THAT THE BOARD SHALL COMPRISE NINE ORDINARY MEMBERS.		For	For	For
			IT IS PROPOSED THAT THE FOLLOWING MEMBERS BE RE-ELECTED: CLAES BOUSTEDT, PETER EGARDT,				
			LIV FORHAUG, LOUISE LINDH, FREDRIK LUNDBERG, FREDRIK PERSSON, STEN PETERSON, ANNA-GRETA				
			SJOBERG AND IVO STOPNER. IT IS PROPOSED THAT FREDRIK LUNDBERG BE ELECTED AS CHAIRMAN OF				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	25	THE BOARD		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	26	NUMBER OF AUDITORS AND DEPUTY AUDITORS		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	27	BOARD MEMBERS' FEES		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	28	AUDITORS' FEES		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	29	RE-ELECTION OF BOARD: FREDRIK LUNDBERG		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	30	RE-ELECTION OF BOARD: CLAES BOUSTEDT		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	31	RE-ELECTION OF BOARD: PETER EGARDT		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	32	RE-ELECTION OF BOARD: LIV FORHAUG		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	33	RE-ELECTION OF BOARD: LOUISE LINDH		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	34	RE-ELECTION OF BOARD: FREDRIK PERSSON		For	Against	Against
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	35	RE-ELECTION OF BOARD: STEN PETERSON		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	36	RE-ELECTION OF BOARD: ANNA-GRETA SJOBERG		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	37	RE-ELECTION OF BOARD: IVO STOPNER		For	Against	Against
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	38	RE-ELECTION OF THE CHAIRMAN OF THE BOARD: FREDRIK LUNDBERG		For	Against	Against
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	39	ELECTION OF THE AUDITOR: PRICEWATERHOUSECOOPERS AB		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	40	DECISION REGARDING APPROVAL OF THE REMUNERATION REPORT		For	For	For
			DECISION REGARDING AUTHORIZATION OF THE BOARD TO ACQUIRE AND TRANSFER SERIES A SHARES IN				
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	41	THE COMPANY		For	For	For
HUFVUDSTADEN AB	25-Mar-2021 Annual General Meeting	42	DECISION REGARDING AMENDMENTS TO THE ARTICLES OF ASSOCIATION		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	12	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	13	APPROVE DISCHARGE OF BOARD MEMBER JOHAN LJUNGBERG		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	14	APPROVE DISCHARGE OF BOARD MEMBER GUNILLA BERG		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	15	APPROVE DISCHARGE OF BOARD MEMBER SIMON DE CHATEAU APPROVE DISCHARGE OF BOARD MEMBER CONNY FOGELSTROM		For	For	For
ATRIUM LJUNGBERG ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	16 17	APPROVE DISCHARGE OF BOARD MEMBER ERIK LANGBY		For For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting 25-Mar-2021 Annual General Meeting		APPROVE DISCHARGE OF BOARD MEMBER SARA LAURELL			For	For For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	18 19	APPROVE DISCHARGE OF CEO ANNICA ANAS		For For	For For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	20	APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF SEK 5.05 PER SHARE		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	21	DETERMINE NUMBER OF MEMBERS (6) AND DEPUTY MEMBERS OF BOARD		For	For	For
ATRIOM ESONOBERO	25-Mai-2021 Affiliat General Meeting	Z 1	APPROVE REMUNERATION OF DIRECTORS IN THE AMOUNT OF SEK 440,000 FOR CHAIRMAN, AND SEK		1 01	101	1 01
			220,000 FOR OTHER DIRECTORS APPROVE REMUNERATION FOR COMMITTEE WORK APPROVE				
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	22	REMUNERATION OF AUDITORS		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	23	REELECT JOHAN LJUNGBERG AS DIRECTOR		For	Against	Against
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	24	REELECT GUNILLA BERG AS DIRECTOR		For	Against	Against
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	25	REELECT SIMON DE CHATEAU AS DIRECTOR	1	For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	26	REELECT CONNY FOGELSTROM AS DIRECTOR		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	27	REELECT ERIK LANGBY AS DIRECTOR	1	For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	28	REELECT SARA LAURELL AS DIRECTOR		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	29	APPROVE REMUNERATION REPORT		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	30	APPROVE ISSUANCE OF 13.3 MILLION CLASS B SHARES WITHOUT PRE-EMPTIVE RIGHTS		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	31	AUTHORIZE SHARE REPURCHASE PROGRAM AND REISSUANCE OF REPURCHASED SHARES		For	For	For
ATRIUM LJUNGBERG	25-Mar-2021 Annual General Meeting	32	AMEND ARTICLES OF ASSOCIATION RE POSTAL BALLOTS	t	For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		RESOLUTION ON: ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET, AND OF THE		Vote	d Vote	
ESSITY AB	25-Mar-2021 Annual General Meeting	14	CONSOLIDATED INCOME STATEMENT AND THE CONSOLIDATED BALANCE SHEET		For	For	For
			RESOLUTION ON: APPROPRIATIONS OF THE COMPANY'S EARNINGS UNDER THE ADOPTED BALANCE				
			SHEET AND RECORD DATE FOR DIVIDEND: THE BOARD OF DIRECTORS PROPOSES A DIVIDEND FOR THE				
			FINANCIAL YEAR 2020 OF SEK 6.75 PER SHARE. AS RECORD DATE FOR THE DIVIDEND, THE BOARD OF				
			DIRECTORS PROPOSES MONDAY, 29 MARCH 2021. IF THE MEETING RESOLVES IN ACCORDANCE WITH				
			THIS PROPOSAL, THE DIVIDEND IS EXPECTED TO BE DISTRIBUTED BY EUROCLEAR SWEDEN AB ON				_
ESSITY AB	25-Mar-2021 Annual General Meeting	15	THURSDAY, 1 APRIL 2021		For	For	For
			RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE				_
ESSITY AB	25-Mar-2021 Annual General Meeting	16	PRESIDENT FOR 2020: EWA BJORLING		For	For	For
ESSITE (A D	05.11.000.11.11.11		RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	17	PRESIDENT FOR 2020: PAR BOMAN		For	For	For
ESSITY AB	25.44. 2024 4. 1.6. 1.44. 4.	40	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	18	PRESIDENT FOR 2020: MAIJA-LIISA FRIMAN		For	For	For
ESSITY AB	25.44. 2024 4. 1.6. 1.44. 4.	40	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	19	PRESIDENT FOR 2020: ANNEMARIE GARDSHOL		For	For	For
ESSITY AB	25.44. 2024 4. 1.6. 1.44. 4.	20	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	20	PRESIDENT FOR 2020: MAGNUS GROTH		For	For	For
ESSITE (A D	05.11.000.11.11.11		RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	21	PRESIDENT FOR 2020: SUSANNA LIND		For	For	For
ESSITE (A D	05.11.000.11.11.11		RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	22	PRESIDENT FOR 2020: BERT NORDBERG		For	For	For
ESSITE (A D	05.11.000.11.11.11		RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	23	PRESIDENT FOR 2020: LOUISE SVANBERG		For	For	For
ESSITE (A D	05.11.000.11.11.11		RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	24	PRESIDENT FOR 2020: ORJAN SVENSSON		For	For	For
ESSITE (A D	05.11.000.11.11.11	0.5	RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	25	PRESIDENT FOR 2020: LARS REBIEN SORENSEN		For	For	For
			RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE				_
ESSITY AB	25-Mar-2021 Annual General Meeting	26	PRESIDENT FOR 2020: BARBARA MILIAN THORALFSSON		For	For	For
			RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE		_	_	_
ESSITY AB	25-Mar-2021 Annual General Meeting	27	PRESIDENT FOR 2020: NICLAS THULIN		For	For	For
			RESOLUTION ON: DISCHARGE FROM PERSONAL LIABILITY OF THE BOARD OF DIRECTORS AND THE				_
ESSITY AB	25-Mar-2021 Annual General Meeting	28	PRESIDENT FOR 2020: MAGNUS GROTH (AS PRESIDENT)		For	For	For
			RESOLUTION ON THE NUMBER OF DIRECTORS AND DEPUTY DIRECTORS: NINE WITH NO DEPUTY				_
ESSITY AB	25-Mar-2021 Annual General Meeting	30	DIRECTORS		None		For
ESSITY AB	25.44. 2024 4. 1.6. 1.44. 4.	24	DECOLUTION ON THE NUMBER OF AURITORS AND DEDUTY AURITORS. ONE WITH NO DEDUTY AURITOR				_
ESSITY AB	25-Mar-2021 Annual General Meeting	31	RESOLUTION ON THE NUMBER OF AUDITORS AND DEPUTY AUDITORS: ONE WITH NO DEPUTY AUDITOR		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	32	REMUNERATION TO THE BOARD OF DIRECTORS		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	33	REMUNERATION TO THE AUDITOR		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	34	RE-ELECTION OF DIRECTOR: EWA BJORLING		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	35	RE-ELECTION OF DIRECTOR: PAR BOMAN		None		Against
ESSITY AB	25-Mar-2021 Annual General Meeting	36	RE-ELECTION OF DIRECTOR: ANNEMARIE GARDSHOL		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	37	RE-ELECTION OF DIRECTOR: MAGNUS GROTH		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	38	RE-ELECTION OF DIRECTOR: BERT NORDBERG		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	39	RE-ELECTION OF DIRECTOR: LARS PERIEN CORENCEN		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	40	RE-ELECTION OF DIRECTOR: LARS REBIEN SORENSEN		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	41	RE-ELECTION OF DIRECTOR: BARBARA MILIAN THORALFSSON		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	42	NEW ELECTION OF DIRECTOR: TORBJORN LOOF		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	43	ELECTION OF PAR BOMAN AS CHAIRMAN OF THE BOARD OF DIRECTORS		None		Against
			ELECTION OF AUDITORS AND DEPUTY AUDITORS: RE-ELECTION OF THE REGISTERED ACCOUNTING FIRM				
			ERNST & YOUNG AB, IN ACCORDANCE WITH THE AUDIT COMMITTEE'S RECOMMENDATION, FOR THE				
			PERIOD UNTIL THE END OF THE ANNUAL GENERAL MEETING 2022. IF ELECTED, ERNST & YOUNG AB HAS				_
ESSITY AB	25-Mar-2021 Annual General Meeting	44	ANNOUNCED ITS APPOINTMENT OF HAMISH MABON AS AUDITOR IN CHARGE		None		For
ESSITY AB	25-Mar-2021 Annual General Meeting	45	RESOLUTION ON GUIDELINES FOR REMUNERATION FOR THE SENIOR MANAGEMENT		For	Against	Against
ESSITE () D			RESOLUTION ON APPROVAL OF THE BOARD'S REPORT ON REMUNERATION FOR THE SENIOR		_	1	<u>l</u>
ESSITY AB	25-Mar-2021 Annual General Meeting	46	MANAGEMENT		For	Against	Against
			RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON ACQUISITION OF				
ESSITY AB	25-Mar-2021 Annual General Meeting	47	OWN SHARES		For	For	For
			RESOLUTION ON AUTHORISATION FOR THE BOARD OF DIRECTORS TO RESOLVE ON TRANSFER OF OWN				
ESSITY AB	25-Mar-2021 Annual General Meeting	48	SHARES ON ACCOUNT OF COMPANY ACQUISITIONS		For	For	For
			RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION: SECTION 1 NAME, SECTION 11				
ESSITY AB	25-Mar-2021 Annual General Meeting	49	NOTICE		For	For	For
NOVO NORDISK A/S	25-Mar-2021 Annual General Meeting	6	PRESENTATION AND ADOPTION OF THE AUDITED ANNUAL REPORT 2020		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
NOVO NORRISK + 45	Date		_	DECOLUTION TO DISTRIBUTE THE PROFIT ASSOCIATION TO THE ADOPTED ANNUAL DEPORT 2020		Vote	d Vote	
NOVO NORDISK A/S		Annual General Meeting	7	RESOLUTION TO DISTRIBUTE THE PROFIT ACCORDING TO THE ADOPTED ANNUAL REPORT 2020		For	For	For
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	8	PRESENTATION AND ADVISORY VOTE ON THE REMUNERATION REPORT 2020		For	For	For
				APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS: APPROVAL OF THE REMUNERATION				
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	9	OF THE BOARD OF DIRECTORS FOR 2020		For	For	For
				APPROVAL OF THE REMUNERATION OF THE BOARD OF DIRECTORS: APPROVAL OF THE REMUNERATION				
NOVO NORDISK A/S		Annual General Meeting	10	LEVEL FOR 2021		For	For	For
NOVO NORDISK A/S		Annual General Meeting	11	ELECTION OF HELGE LUND AS CHAIR		For	For	For
NOVO NORDISK A/S		Annual General Meeting	12	ELECTION OF JEPPE CHRISTIANSEN AS VICE-CHAIR		For	For	For
NOVO NORDISK A/S		Annual General Meeting	13	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: LAURENCE DEBROUX		For	For	For
NOVO NORDISK A/S		Annual General Meeting	14	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: ANDREAS FIBIG		For	For	For
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	15	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: SYLVIE GREGOIRE		For	For	For
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	16	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: KASIM KUTAY		For	Against	Combination
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	17	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: MARTIN MACKAY		For	For	For
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	18	ELECTION OF OTHER MEMBER TO THE BOARD OF DIRECTORS: HENRIK POULSEN		For	Against	Combination
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	19	APPOINTMENT OF AUDITOR: DELOITTE STATSAUTORISERET REVISIONSPARTNERSELSKAB		For	For	For
				REDUCTION OF THE COMPANY'S B SHARE CAPITAL BY NOMINALLY DKK 8,000,000 BY CANCELLATION OF				
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	20	B SHARES		For	For	For
				AUTHORISATION TO THE BOARD OF DIRECTORS TO ALLOW THE COMPANY TO REPURCHASE OWN				
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	21	SHARES		For	For	For
				AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL:		1.01	1 21	1
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	22	CANCELLATION OF ARTICLE 5.3 OF THE ARTICLES OF ASSOCIATION		For	For	For
NOTO NORDISK A/S	23 Mai 2021	Annual General Meeting		AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE CAPITAL:		101	1 01	101
				EXTENSION OF AUTHORISATION TO THE BOARD OF DIRECTORS TO INCREASE THE COMPANY'S SHARE				
NOVO NORDISK A/S	25 Mar 2021	Annual General Meeting	23	CAPITA		For	For	For
NOVO NORDISK A/ 3	23-Mai -202 i	Ailliuat Gellerat Meetilig	23	INDEMNIFICATION OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT: INDEMNIFICATION OF		1 01	1 01	101
NOVO NODDISI/ A /S	25 Har 2024	Americal Company Magazina	2.4	MEMBERS OF THE BOARD OF DIRECTORS		Гои	Fa.,	F
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	24			For	For	For
NOVO NORRISK 4 K	05.11.0004		0.5	INDEMNIFICATION OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT: INDEMNIFICATION OF		_	_	_
NOVO NORDISK A/S		Annual General Meeting	25	MEMBERS OF EXECUTIVE MANAGEMENT		For	For	For
NOVO NORDISK A/S		Annual General Meeting	26	AMENDMENTS TO THE REMUNERATION POLICY		For	For	For
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	27	AMENDMENT OF THE ARTICLES OF ASSOCIATION: VIRTUAL GENERAL MEETINGS		For	For	For
				AMENDMENT OF THE ARTICLES OF ASSOCIATION: LANGUAGE IN DOCUMENTS PREPARED FOR GENERAL				
NOVO NORDISK A/S		Annual General Meeting	28	MEETINGS		For	For	For
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	29	AMENDMENT OF THE ARTICLES OF ASSOCIATION: DIFFERENTIATION OF VOTES		For	For	For
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM THE				
NOVO NORDISK A/S	25-Mar-2021	Annual General Meeting	30	SHAREHOLDER KRITISKE AKTIONAERER ON MAKING A PLAN FOR CHANGED OWNERSHIP		Against	For	Against
				APPROVAL OF THE APPLICATION OF REMUNERATION PLANS INVOLVING THE DELIVERY OF SHARES OR				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	31	SHARE OPTIONS: APPLICATION OF THE GROUP'S BUY-OUT REGULATIONS		For	For	For
				APPROVAL OF THE APPLICATION OF REMUNERATION PLANS INVOLVING THE DELIVERY OF SHARES OR				1
				SHARE OPTIONS: PLAN FOR EMPLOYEES OF SANTANDER UK GROUP HOLDINGS PLC. AND OTHER				
				COMPANIES OF THE GROUP IN THE UNITED KINGDOM BY MEANS OF OPTIONS ON SHARES OF THE BANK				
				LINKED TO THE CONTRIBUTION OF PERIODIC MONETARY AMOUNTS AND TO CERTAIN CONTINUITY				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	32	REQUIREMENTS		For	For	For
		3		AUTHORISATION TO THE BOARD OF DIRECTORS TO INTERPRET, REMEDY, SUPPLEMENT, IMPLEMENT AND				+
				DEVELOP THE RESOLUTIONS APPROVED BY THE SHAREHOLDERS AT THE MEETING, AS WELL AS TO				
				DELEGATE THE POWERS RECEIVED FROM THE SHAREHOLDERS AT THE MEETING, AND GRANT OF				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	33	POWERS TO CONVERT SUCH RESOLUTIONS INTO NOTARIAL INSTRUMENTS		For	For	For
BANCO SANTANDER SA		Ordinary General Meeting	34	ANNUAL DIRECTOR REMUNERATION REPORT		For	For	For
BANCO SANTANDER SA		Ordinary General Meeting	6	APPLICATION OF RESULTS OBTAINED DURING FINANCIAL YEAR 2020		For	For	For
BANCO SANTANDEN SA	23-Mai -202 i	Ordinary deficial meeting	- 0	BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: SETTING OF THE		1 01	1 01	101
BANCO SANTANDER SA	25 Mar 2021	Ordinary General Meeting	7	NUMBER OF DIRECTORS		For	For	For
BANCO SANTANDER SA	ZJ-Md1-2021	Ordinary General Meeting	- /	AMENDMENT OF THE FOLLOWING ARTICLES OF THE BYLAWS: AMENDMENT OF ARTICLES RELATING TO		For	For	For
	1			THE SHAREHOLDERS' PARTICIPATION AT THE GENERAL SHAREHOLDERS' MEETING: ARTICLE 27				
DANISO SANITANDED SA			4-	(ATTENDANCE AT THE GENERAL SHAREHOLDERS' MEETING BY PROXY) AND ARTICLE 34 (DISTANCE		_	_	_
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	17	VOTING)		For	For	For
				AMENDMENT OF THE FOLLOWING ARTICLES OF THE BYLAWS: AMENDMENT OF ARTICLE RELATING TO				
				ATTENDING THE MEETING FROM A DISTANCE BY REMOTE MEANS OF COMMUNICATION: ARTICLE 34				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	18	(DISTANCE VOTING). INTRODUCING A NEW ARTICLE 34 BIS (REMOTE SHAREHOLDERS' MEETING)		For	For	For
							1	
	1			AMENDMENT OF THE FOLLOWING ARTICLES OF THE RULES AND REGULATIONS FOR THE GENERAL				
	1			SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 2 (GENERAL SHAREHOLDERS' MEETING), RELATING				
BANCO SANTANDER SA	25 Mar 2021	Ordinary General Meeting	19	TO THE POWERS OF THE SHAREHOLDERS AT A GENERAL MEETING (ISSUANCE OF DEBENTURES)	I	For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date						d Vote	
				AMENDMENT OF THE FOLLOWING ARTICLES OF THE RULES AND REGULATIONS FOR THE GENERAL				
				SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 2 (GENERAL SHAREHOLDERS' MEETING), RELATING				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	20	TO THE POWERS OF THE SHAREHOLDERS AT A GENERAL MEETING (SHARE-BASED COMPENSATION)		For	For	For
				AMENDMENT OF THE FOLLOWING ARTICLES OF THE RULES AND REGULATIONS FOR THE GENERAL SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 8 (PROXIES), RELATING TO PROXY				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	21	REPRESENTATION AT A GENERAL MEETING		For	For	For
DANCO SANTANDEN SA	ZJ-Mai -2021	Ordinary General Meeting	Z 1	AMENDMENT OF THE FOLLOWING ARTICLES OF THE RULES AND REGULATIONS FOR THE GENERAL		1 01	101	1 01
				SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 20 (VOTING BY DISTANCE MEANS OF				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	22	COMMUNICATION), RELATING TO THE MEANS FOR DISTANCE VOTING		For	For	For
				AMENDMENT OF THE FOLLOWING ARTICLES OF THE RULES AND REGULATIONS FOR THE GENERAL				
				SHAREHOLDERS' MEETING: AMENDMENT OF ARTICLE 26 (PUBLICATION OF RESOLUTIONS), RELATING TO				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	23	PUBLICATION OF THE RESOLUTIONS APPROVED AT THE GENERAL MEETING		For	For	For
				DELEGATION TO THE BOARD OF DIRECTORS OF THE POWER TO ISSUE ALL KINDS OF FIXED-INCOME				
				SECURITIES, PREFERRED INTERESTS (PARTICIPACIONES PREFERENTES) OR DEBT INSTRUMENTS OF A				
				SIMILAR NATURE (INCLUDING CERTIFICATES (CEDULAS), PROMISSORY NOTES AND WARRANTS) THAT				
				ARE NOT CONVERTIBLE, DEPRIVING OF EFFECT, TO THE EXTENT OF THE UNUSED AMOUNT, THE DELEGATION IN SUCH RESPECT CONFERRED BY RESOLUTION EIGHT II) APPROVED BY THE				
BANCO SANTANDER SA	25_Mar_2021	Ordinary General Meeting	24	SHAREHOLDERS ACTING AT THE ORDINARY GENERAL MEETING OF 3 APRIL 2020		For	For	For
DAITEO JAITTAITUEN JA	23-Mai-2021	ordinary deficial meeting	Z-4	PHARLIOLDERS ACTING AT THE ORDINARY I GENERAL MILETING OF 3 AFRIL 2020		1 01	101	1 01
				ANNUAL ACCOUNTS AND CORPORATE MANAGEMENT: EXAMINATION AND, IF APPROPRIATE, APPROVAL				
				OF THE ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS STATEMENT, STATEMENT OF				
				RECOGNISED INCOME AND EXPENSE, STATEMENT OF CHANGES IN TOTAL EQUITY, CASH FLOW				
				STATEMENT, AND NOTES) AND THE DIRECTORS' REPORTS OF BANCO SANTANDER, S.A. AND ITS				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	3	CONSOLIDATED GROUP, ALL WITH RESPECT TO THE FINANCIAL YEAR ENDED 31 DECEMBER 2020		For	For	For
		,						
				ANNUAL ACCOUNTS AND CORPORATE MANAGEMENT: EXAMINATION AND, IF APPROPRIATE, APPROVAL				
				OF THE CONSOLIDATED STATEMENT OF NON-FINANCIAL INFORMATION FOR THE FINANCIAL YEAR ENDED				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	4	31 DECEMBER 2020, WHICH IS PART OF THE CONSOLIDATED DIRECTORS' REPORT		For	For	For
				ANNUAL ACCOUNTS AND CORPORATE MANAGEMENT: EXAMINATION AND, IF APPROPRIATE, APPROVAL				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	5	OF THE CORPORATE MANAGEMENT FOR FINANCIAL YEAR 2020		For	For	For
				BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: RATIFICATION				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	8	OF THE APPOINTMENT OF MS GINA LORENZA DIEZ BARROSO		For	For	For
DANGO CANTANDED CA	25 44 2024	0.4:		BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: RE-ELECTION OF MS HOMAIRA AKBARI		F	F	F
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	9	BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: RE-ELECTION OF		For	For	For
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	10	MR ALVARO ANTONIO CARDOSO DE SOUZA		For	For	For
DANCO SANTANDER SA	ZJ-Mai -202 i	Ordinary General Meeting	10	BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: RE-ELECTION OF		1 01	1 01	1 01
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	11	MR JAVIER BOTIN-SANZ DE SAUTUOLA Y O'SHEA		For	For	For
DATE OF THE PROPERTY OF	23 Mai 2021	oraliary delicrat meeting	 	BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: RE-ELECTION OF		101	1 01	1 01
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	12	MR RAMIRO MATO GARCIA-ANSORENA		For	For	For
				BOARD OF DIRECTORS: APPOINTMENT, RE-ELECTION OR RATIFICATION OF DIRECTORS: RE-ELECTION OF				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	13	MR BRUCE CARNEGIE-BROWN		For	For	For
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	14	RE-ELECTION OF THE EXTERNAL AUDITOR FOR FINANCIAL YEAR 2021: PRICEWATERHOUSECOOPERS		For	For	For
				AMENDMENT OF THE FOLLOWING ARTICLES OF THE BYLAWS: AMENDMENT OF ARTICLES RELATING TO				
				THE ISSUANCE OF NON-CONVERTIBLE DEBENTURES: ARTICLE 18 (CONVERTIBLE AND EXCHANGEABLE				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	15	DEBENTURES) AND ARTICLE 20 (DISTRIBUTION OF POWERS)		For	For	For
				AMENDMENT OF THE FOLLOWING ARTICLES OF THE BYLAWS: AMENDMENT OF ARTICLE RELATING TO				
DANIGO SANITANIDES S	25 255			THE POWERS OF THE GENERAL SHAREHOLDERS' MEETING (SHARE-BASED COMPENSATION): ARTICLE 20		_	_	_
BANCO SANTANDER SA		Ordinary General Meeting	16	(DISTRIBUTION OF POWERS)		For	For	For
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	25	DIRECTOR REMUNERATION POLICY DIRECTOR REMUNERATION SYSTEM: SETTING OF THE MAXIMUM AMOUNT OF ANNUAL REMUNERATION		For	For	For
RANCO SANTANDED SA	2E Har 2024	Ordinary Conoral Hostina	24	TO BE PAID TO ALL OF THE DIRECTORS IN THEIR CAPACITY AS SUCH		For	For	For
BANCO SANTANDER SA	Z3-Mar-2021	Ordinary General Meeting	26	TO DE PAID TO ALL OF THE DIRECTORS IN THEIR CAPACITY AS SUCH		For	For	For
				REMUNERATION SYSTEM: APPROVAL OF MAXIMUM RATIO BETWEEN FIXED AND VARIABLE COMPONENTS				
				OF TOTAL REMUNERATION OF EXECUTIVE DIRECTORS AND OTHER EMPLOYEES BELONGING TO				
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	27	CATEGORIES WITH PROFESSIONAL ACTIVITIES THAT HAVE A MATERIAL IMPACT ON THE RISK PROFILE		For	For	For
S. I. OO SHITTING ER SH	23 Mai 2021	J. dillary Scherac Meeting		APPROVAL OF THE APPLICATION OF REMUNERATION PLANS INVOLVING THE DELIVERY OF SHARES OR		1 0	1.01	1 0.
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	28	SHARE OPTIONS: DEFERRED MULTIYEAR OBJECTIVES VARIABLE REMUNERATION PLAN		For	For	For
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		. ,	1	APPROVAL OF THE APPLICATION OF REMUNERATION PLANS INVOLVING THE DELIVERY OF SHARES OR		-		†
BANCO SANTANDER SA	25-Mar-2021	Ordinary General Meeting	29	SHARE OPTIONS: DEFERRED AND CONDITIONAL VARIABLE REMUNERATION PLAN		For	For	For
				APPROVAL OF THE APPLICATION OF REMUNERATION PLANS INVOLVING THE DELIVERY OF SHARES OR				
BANCO SANTANDER SA	25 44 - 2024	Ordinary General Meeting	30	SHARE OPTIONS: DIGITAL TRANSFORMATION AWARD	I	For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date			TO INCREASE STOCK CAPITAL AGAINST PAYMENT, IN ONE OR MORE TRANCHES, WITHOUT OPTION RIGHT, PURSUANT TO ART. 2441, ITEM 5 AND 6, OF THE ITALIAN CIVIL CODE, UP TO A NOMINAL MAXIMUM AMOUNT OF EUR 575,000,800.2948, OF WHICH UP TO EUR 3,066,033.2 ATTRIBUTABLE TO CAPITAL AND UP TO EUR 571,934,767.0948 ATTRIBUTABLE TO PREMIUM, BY ISSUING A MAXIMUM OF NO. 15,330,166 NEW ORDINARY SHARES WITH SAME CHARACTERISTICS AS THOSE OUTSTANDING ON		Vote	d Vote	
				THE ISSUE DATE, AT THE SUBSCRIPTION PRICE OF EUR 37.5078 (INCLUSIVE OF PREMIUM) PER SHARE, RESERVED IN SUBSCRIPTION TO RIVETEX S.R.L., MATTIA RIVETTI RICCARDI, GINEVRA ALEXANDRA SHAPIRO, PIETRO BRANDO SHAPIRO, ALESSANDRO GILBERTI E VENEZIO INVESTMENTS PTE LTD, TO BE ALSO RELEASED BY OFFSETTING. TO CONSEQUENTLY AMEND ART. 5 OF THE BYLAWS AND RESOLUTIONS				
MONCLER S.P.A.	25-Mar-2021	ExtraOrdinary General Meeting	3	RELATED THERETO TO AMEND ART. 8 (MEETINGS), 12 (MEETINGS AND RESOLUTIONS) AND 13 (BOARD OF DIRECTORS) OF		For	For	For
MONCLER S.P.A.	25-Mar-2021	ExtraOrdinary General Meeting	g 4	THE BYLAWS. RESOLUTIONS RELATED THERETO TO RECEIVE THE COMPANY'S ACCOUNTS TOGETHER WITH THE REPORTS OF THE DIRECTORS OF THE		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	1	COMPANY AND THE AUDITOR FOR THE YEAR ENDED 31 OCTOBER 2020 TO DECLARE A FINAL DIVIDEND OF 15.5 CENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	2	OCTOBER 2020		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	3	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 OCTOBER 2020		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	4	TO RE-ELECT GREG LOCK AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	5	TO RE-ELECT STEPHEN MURDOCH AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	6	TO RE-ELECT BRIAN MCARTHUR-MUSCROFT AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	7	TO RE-ELECT KAREN SLATFORD AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	8	TO RE-ELECT RICHARD ATKINS AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	9	TO RE-ELECT AMANDA BROWN AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	10	TO RE-ELECT LAWTON FITT AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	11	TO ELECT ROBERT YOUNGJOHNS AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	12	TO ELECT SANDER VAN T NOORDENDE AS A DIRECTOR		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	13	TO APPROVE THE RE-APPOINTMENT OF KPMG LLP AS AUDITOR OF THE COMPANY		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	14	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR OF THE COMPANY		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	15	TO AUTHORISE THE DIRECTORS TO ALLOT ORDINARY SHARES IN THE COMPANY		For	For	For
MICRO FOCUS INTERNATIONAL PLC	25-Mar-2021	Annual General Meeting	16	TO EMPOWER THE DIRECTORS TO ALLOT ORDINARY SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS		For	For	For
			l	TO EMPOWER THE DIRECTORS TO ALLOT ORDINARY SHARES FOR CASH ON A NON PRE-EMPTIVE BASIS			_	_
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	17	FOR PURPOSES OF ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	18	TO AUTHORISE THE COMPANY TO JUST D. CENTERAL MEETINGS ON A 4 CLEAR DAYS NOTICE		For	For	For
MICRO FOCUS INTERNATIONAL PLC		Annual General Meeting	19	TO AUTHORISE THE COMPANY TO HOLD GENERAL MEETINGS ON 14 CLEAR DAYS NOTICE		For	For	For
PREMIER INVESTMENT CORPORATION		ExtraOrdinary General Meeting	_	Appoint a Substitute Executive Director Odera, Takeshi		For	For	For
PREMIER INVESTMENT CORPORATION PREMIER INVESTMENT CORPORATION		ExtraOrdinary General Meeting ExtraOrdinary General Meeting		Appoint an Executive Director Kato, Yuichi Appoint a Supervisory Director linuma, Haruki		For	Against	Against
PREMIER INVESTMENT CORPORATION PREMIER INVESTMENT CORPORATION		ExtraOrdinary General Meeting		Appoint a Supervisory Director Indina, Hardki		For	Against Against	Against Against
				Amend Articles to Change Official Company Name, Change Record Date of Investors Meetings, Approve				
				Payment to Asset Management Firm for their Merger Operations According to the Mandate Agreement,				
PREMIER INVESTMENT CORPORATION	25-Mar-2021	ExtraOrdinary General Meeting	1	Update the Structure of Fee to be received by Asset Management Firm, Approve Minor Revisions		For	For	For
PREMIER INVESTMENT CORPORATION		ExtraOrdinary General Meeting		Appoint a Substitute Supervisory Director Ozeki, Jun		For	Against	Against
SK TELECOM CO LTD		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
SK TELECOM CO LTD		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
SK TELECOM CO LTD		Annual General Meeting	3	GRANT OF STOCK OPTION		For	For	For
SK TELECOM CO LTD		Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: YU YEONG SANG		For	For	For
SK TELECOM CO LTD	25-Mar-2021	Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: YUN YEONG MIN		For	For	For
SK TELECOM CO LTD	25-Mar-2021	Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
FABEGE AB	25-Mar-2021	Annual General Meeting	13	RESOLUTION ON THE ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AND THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET		For	For	For
TAPEGE AD	23 Mai 2021	Annual General Meeting	13	APPROPRIATION OF THE COMPANY'S PROFIT IN ACCORDANCE WITH THE ADOPTED BALANCE SHEET,		101	101	101
FABEGE AB	25-Mar-2021	Annual General Meeting	14	PURSUANT TO THE BOARD OF DIRECTOR'S PROPOSAL: SEK 3.60 PER SHARE RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND		For	For	For
FABEGE AB	25-Mar-2021	Annual General Meeting	15	THE CHIEF EXECUTIVE OFFICER: JAN LITBORN		For	For	For
FABEGE AB	75_Mar_2021	Annual General Meeting	16	RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND THE CHIEF EXECUTIVE OFFICER: ANETTE ASKLIN		For	For	For
TADEGE AD	25-Mai -2021	Annual General Meeting	10	RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND		101	1 01	
FABEGE AB	25-Mar-2021	Annual General Meeting	17	THE CHIEF EXECUTIVE OFFICER: EMMA HENRIKSSON		For	For	For
				RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND				
FABEGE AB	25-Mar-2021	Annual General Meeting	18	THE CHIEF EXECUTIVE OFFICER: MARTHA JOSEFSSON RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND		For	For	For
FABEGE AB	25-Mar-2021	Annual General Meeting	19	THE CHIEF EXECUTIVE OFFICER: MATS QVIBERG		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date	ramber			Vote	Recommende d Vote	
			RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 20	THE CHIEF EXECUTIVE OFFICER: PER-INGEMAR PERSSON		For	For	For
			RESOLUTION ON THE DISCHARGING FROM LIABILITY FOR MEMBER OF THE BOARD OF DIRECTORS AND				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 21	THE CHIEF EXECUTIVE OFFICER: STEFAN DAHLBO		For	For	For
			RECORD DATE FOR DIVIDENDS, AS PROPOSED BY THE BOARD OF DIRECTORS: THE RECORD DATES FOR				
			RECEIPT OF DIVIDEND ARE PROPOSED TO BE 29 MARCH 2021 AND 29 SEPTEMBER 2021, RESPECTIVELY.				
			SHOULD THE AGM RESOLVE TO APPROVE THE SAID MOTION, THE DIVIDEND IS SCHEDULED TO BE				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 22	DISTRIBUTED BY EUROCLEAR SWEDEN AB ON 1 APRIL 2021 AND 4 OCTOBER 2021, RESPECTIVELY		For	For	For
			DETERMINATION OF THE NUMBER OF BOARD MEMBERS AS SEVEN (7) ORDINARY MEMBERS WITHOUT				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 24	DEPUTIES, AS PROPOSED BY THE NOMINATION COMMITTEE		None		For
			FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 25	COMMITTEE		None		For
FABEGE AB	25-Mar-2021 Annual General A	Meeting 26	FEES PAYABLE TO THE COMPANY'S AUDITOR, AS PROPOSED BY THE NOMINATION COMMITTEE		None		For
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 27	JAN LITBORN		None		Against
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 28	ANETTE ASKLIN		None	<u> </u>	For
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 29	EMMA HENRIKSSON		None		For
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 30	MARTHA JOSEFSSON		None		For
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 31	MATS QVIBERG		None		Against
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 32	LENNART MAURITZSON		None		For
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 33	STINA LINDH HOK		None		For
			ELECTION OF MEMBER OF THE BOARD OF DIRECTORS, AS PROPOSED BY THE NOMINATION COMMITTEE:				
FABEGE AB	25-Mar-2021 Annual General A		JAN LITBORN AS CHAIRMAN OF THE BOARD		None		Against
FABEGE AB	25-Mar-2021 Annual General A	Meeting 35	ELECTION OF REGISTERED ACCOUNTING FIRM DELOITTE AB AS THE AUDITOR		None		For
			PRINCIPLES FOR APPOINTMENT TO THE NOMINATION COMMITTEE, AS PROPOSED BY THE NOMINATION				
FABEGE AB	25-Mar-2021 Annual General A		COMMITTEE		None		For
FABEGE AB	25-Mar-2021 Annual General A	5	ADOPTION OF REMUNERATION GUIDELINES, AS PROPOSED BY THE BOARD OF DIRECTORS		For	For	For
FABEGE AB	25-Mar-2021 Annual General A	Meeting 38	APPROVAL OF THE REMUNERATION REPORT, AS PROPOSED BY THE BOARD OF DIRECTORS		For	For	For
			AUTHORISATION FOR ACQUISITION AND TRANSFER OF TREASURY SHARES, AS PROPOSED BY THE BOARD				
FABEGE AB	25-Mar-2021 Annual General A	Meeting 39	OF DIRECTORS		For	For	For
			RESOLUTION TO AMEND THE ARTICLES OF ASSOCIATION, AS PROPOSED BY THE BOARD OF DIRECTORS:				
FABEGE AB	25-Mar-2021 Annual General A		SECTIONS 1 AND 11 AND ALSO INTRODUCE A NEW SECTION 14 IN THE ARTICLES OF ASSOCIATION		For	For	For
INDUSTRIAL BANK OF KOREA	25-Mar-2021 Annual General A		APPROVAL OF FINANCIAL STATEMENTS		For	For	For
INDUSTRIAL BANK OF KOREA	25-Mar-2021 Annual General A		APPROVAL OF REMUNERATION FOR DIRECTOR		For	Against	Against
INDUSTRIAL BANK OF KOREA	25-Mar-2021 Annual General A		APPROVAL OF REMUNERATION FOR AUDITOR		For	Against	Against
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		APPROVAL OF FINANCIAL STATEMENTS		For	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF A NON-PERMANENT DIRECTOR: JIN OK DONG		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: BAK AN SUN		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A	_	ELECTION OF OUTSIDE DIRECTOR: BAE HUN		For	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: BYEON YANG HO		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: SEONG JAE HO		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: I YONG GUK		For	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: I YUN JAE		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: CHOE GYEONG ROK		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR: CHOE JAE BUNG		For	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: CWAY SIL CEUN		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GWAK SU GEUN		For	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A	_	ELECTION OF AUDIT COMMITTEE MEMBER: SEONG JAE HO		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A		ELECTION OF AUDIT COMMITTEE MEMBER: I YUN JAE		For	Against	Combination
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021 Annual General A	Meeting 16	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
PANCO DE CHILE	25 Mar 2024 Outlines Co	Mosting	APPROVAL OF ANNUAL REPORT, BALANCE SHEET, FINANCIAL STATEMENT AND EXTERNAL AUDITORS		For	For	For
BANCO DE CHILE	25-Mar-2021 Ordinary Genera	i meeting 2	REPORT OF BANCO DE CHILE, FOR THE YEAR 2020		For	For	For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
				DEDUCT AND RETAIN FROM THE NET INCOME OF THE FISCAL YEAR ENDED ON DECEMBER 31, 2020, AN AMOUNT EQUAL TO THE CORRECTION OF THE PAID CAPITAL VALUE AND RESERVES ACCORDING TO THE CONSUMER PRICE INDEX VARIATION OCCURRED BETWEEN NOVEMBER 2019 AND NOVEMBER 2020, FOR				
				AN AMOUNT OF CLP 95,989,016,547, WHICH WILL BE ADDED TO THE ACCOUNT OF RETAINED EARNINGS FROM PREVIOUS FISCAL YEARS. FROM THE RESULTING BALANCE, DISTRIBUTE, AS A DIVIDEND, 60 OF THE REMAINING NET INCOME, CORRESPONDING TO A DIVIDEND OF CLP 2.18053623438 PER EACH ONE				
				OF THE 101,017,081,114 BANK SHARES, RETAINING THE REMAINING 40 THEREOF. THUS, A DISTRIBUTION OF 47.6 OF THE INCOME FOR THE FISCAL YEAR ENDED ON DECEMBER 31, 2020, WILL BE				
				PROPOSED AS A DIVIDEND. SUCH DIVIDEND WILL BE DISTRIBUTED AMONG THOSE SHAREHOLDERS WHO OWN SHARES REGISTERED IN THEIR NAMES, AS OF MIDNIGHT OF THE FIFTH WORKING DAY PRIOR TO THE DATE OF PAYMENT. THE DIVIDEND, SHOULD THIS BE APPROVED BY THE ORDINARY SHAREHOLDERS				
DANCO DE CUILE	25 May 2024	1 Oudings Consul Hostins	,	MEETING, WILL BE PAID ONCE THE LATTER HAS ENDED, AT THE OFFICES OF THE BANK. FOR THOSE SHAREHOLDERS WHO HAVE INSTRUCTED TO BE PAYED THE AMOUNT OF DIVIDENDS IN THEIR BANK		Far	Fa.,	Бая
BANCO DE CHILE		1 Ordinary General Meeting	3	ACCOUNTS, THE RESPECTIVE DEPOSIT WILL BE MADE ACCORDING TO THEIR MANDATE		For	For	For
BANCO DE CHILE		1 Ordinary General Meeting	4	BOARD OF DIRECTORS REMUNERATION FINAL APPOINTMENT OF A DIRECTOR		For	For	For
BANCO DE CHILE		1 Ordinary General Meeting	5	DIRECTORS AND AUDIT COMMITTEE'S REMUNERATION AND APPROVAL OF THEIR OPERATIONAL EXPENSES		For	For	For
BANCO DE CHILE		1 Ordinary General Meeting	6	BUDGET		For	For	For
BANCO DE CHILE		1 Ordinary General Meeting	7	EXTERNAL AUDITORS APPOINTMENT		For	For	For
BANCO DE CHILE		1 Ordinary General Meeting	8	RATIFICATION OF PRIVATE RISK ASSESSORS		For	For	For
BANCO DE CHILE	25-Mar-2021	1 Ordinary General Meeting	9	DIRECTORS AND AUDIT COMMITTEE'S REPORT		For	For	For
BANCO DE CHILE	25-Mar-2021	1 Ordinary General Meeting	10	INFORMATION ON TRANSACTIONS WITH RELATED PARTIES PURSUANT TO CHILEAN CORPORATIONS ACT (LEY SOBRE SOCIEDADES AN NIMAS)		For	For	For
				OTHER MATTERS PERTINENT TO ORDINARY SHAREHOLDERS MEETINGS ACCORDING TO THE LAW AND TO				
BANCO DE CHILE		1 Ordinary General Meeting	11	THE BANK'S BYLAWS		Abstain	Against	Against
.G CHEM LTD	25-Mar-2021	1 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
G CHEM LTD	25-Mar-2021	1 Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
.G CHEM LTD	25-Mar-2021	1 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: CHA DONG SEOK		For	For	For
.G CHEM LTD		1 Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GIM MUN SU		For	Against	Against
LG CHEM LTD	25-Mar-2021	1 Annual General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
				AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH THE SHARE				
THE RENEWABLES INFRASTRUCTURE GROUP LIMITED	25-Mar-2021	1 ExtraOrdinary General Meeting	1	ISSUANCE PROGRAMME		For	For	For
GS HOME SHOPPING INC, SEOUL		1 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
GS HOME SHOPPING INC, SEOUL	25-Mar-2021	1 Annual General Meeting	2	ELECTION OF A NON-PERMANENT DIRECTOR: GIM SEOK HWAN		For	For	For
GS HOME SHOPPING INC, SEOUL		1 Annual General Meeting	3	ELECTION OF OUTSIDE DIRECTOR: GIM HUI GWAN		For	For	For
GS HOME SHOPPING INC, SEOUL		1 Annual General Meeting	4	ELECTION OF AUDIT COMMITTEE MEMBER: GIM HUI GWAN		For	For	For
GS HOME SHOPPING INC, SEOUL		1 Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER YUN JONG WON		For	For	For
GS HOME SHOPPING INC, SEOUL		1 Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
CYMECHS INC.		1 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
CYMECHS INC.		1 Annual General Meeting	2	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
CYMECHS INC.		1 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: EOM JOOYONG		For	For	For
CYMECHS INC.		1 Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: JUNG SANGMIN		For	For	For
CYMECHS INC.		1 Annual General Meeting	5	ELECTION OF AUDITOR: CHOI CHANMYUNG		For	For	For
CYMECHS INC.		1 Annual General Meeting	6	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	Against	Against
CYMECHS INC.		1 Annual General Meeting	7	APPROVAL OF LIMIT OF REMUNERATION FOR AUDITORS		For	For	For
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR CHOE WON		For	For	For
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting	3	ELECTION OF AUDITOR CHAE JAE HO		For	For	For
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting	4	GRANT OF STOCK OPTION		For	For	For
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting)	APPROVAL OF REMUNERATION FOR DIRECTOR		For	Against	Against
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting	7	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
ABOV SEMICONDUCTOR CO LTD, CHEONGWON		1 Annual General Meeting	/	AMENDMENT OF ARTICLES OF INCORPORATION Appointment of an Executive Director (Park Young Sang)		For	For	For
SK TELECOM CO., LTD.	25-Mar-2021		4	Appointment of an Executive Director (Ryu, Young Sang) Appointment of an Independent Non-executive Director to Serve as an Audit Committee Member		None		For
SK TELECOM CO., LTD.	25-Mar-2021	1	5	(Yoon, Young Min).		None		For
SK TELECOM CO., LTD.	25-Mar-2021	1 Annual	3	Grant of Stock Options. Approval of the Ceiling Amount of Remuneration for Directors *Proposed Ceiling Amount of the		None		For
SK TELECOM CO., LTD.	25-Mar-2021	1 Annual	6	Remuneration for 8 Directors is KRW 12 billion.		None		For
SK TELECOM CO., LTD.	25-Mar-2021		1	Approval of Financial Statements for the 37th Fiscal Year (2020).		None		For
SK TELECOM CO., LTD.	25-Mar-2021		2	Amendments to the Articles of Incorporation.		None		For
•			1	PROPOSAL TO DECREASE THE CAPITAL STOCK OF CEMEX IN ITS VARIABLE PART BY CANCELLING THE				
						1	i	1

CEMEX, S.A.B. DE C.V.	25-Mar-2021	Annual		PROPOSAL TO DECREASE THE CAPITAL STOCK OF CEMEX IN ITS VARIABLE PART BY CANCELLING THE TREASURY SHARES ISSUED TO SUPPORT THE ISSUANCE OF NEW CONVERTIBLE NOTES OR FOR THEIR	Vote	d Vote	
,	25-Mar-2021	Annual					1
,	25-Mar-2021	Ammuni			I		
CEMEX, S.A.B. DE C.V.		IANNUAL	6	PLACEMENT IN A PUBLIC OFFERING OR PRIVATE PLACEMENT.	None		For
CEMEX, S.A.B. DE C.V.				COMPENSATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE AUDIT, CORPORATE			
	25-Mar-2021	Annual	8	PRACTICES AND FINANCE, AND SUSTAINABILITY COMMITTEES.	None		For
CEMEX, S.A.B. DE C.V.	25-Mar-2021		2	PROPOSAL OF ALLOCATION OF PROFITS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2020.	None		For
				PRESENTATION OF THE BOARD OF DIRECTORS' REPORT ON THE PROCEDURES AND APPROVALS			
				PURSUANT TO WHICH THE REPURCHASE OF CEMEX'S SHARES WAS INSTRUCTED FOR THE YEAR ENDED			
CEMEX, S.A.B. DE C.V.	25-Mar-2021	Annual	3	ON DECEMBER 31, 2020.	None		For
				PROPOSAL TO SPECIFY CEMEX'S CORPORATE PURPOSE AND THE ACTIVITIES THAT CEMEX MAY PERFORM			
				IN ORDER TO FULFIL ITS CORPORATE PURPOSE, CONSEQUENTLY AMENDING ARTICLE 2 OF CEMEX'S BY-			
				LAWS; AND, IN THE EVENT OF APPROVAL, THE AUTHORIZATION TO PROCEED WITH THE CERTIFICATION			
CEMEX, S.A.B. DE C.V.	25-Mar-2021	Annual	10	OF THE RESTATED BY-LAWS.	None		For
			+	PRESENTATION OF THE CHIEF EXECUTIVE OFFICER'S REPORT, INCLUDING CEMEX'S FINANCIAL	1		1
				STATEMENTS, RESULTS OF OPERATIONS, REPORT OF CASH FLOW AND VARIATIONS OF CAPITAL STOCK,			
				AND PRESENTATION OF THE BOARD OF DIRECTORS' REPORT, FOR THE FISCAL YEAR 2020, AS REQUIRED			
				BY THE MEXICAN SECURITIES MARKET LAW (LEY DEL MERCADO DE VALORES); AND, AFTER HEARING THE			
				OPINION OF THE BOARD OF DIRECTORS AS TO THE REPORTS BY THE CHIEF EXECUTIVE OFFICER, BY THE			
				AUDIT, CORPORATE PRACTICES AND FINANCE, AND SUSTAINABILITY DUE TO SPACE LIMITS, SEE PROXY			
CEMEX, S.A.B. DE C.V.	25-Mar-2021	Appual	1	MATERIAL FOR FULL PROPOSAL.	None		For
CEMEA, J.A.B. DE C.V.	23-Mai-2021	Alliudt		PROPOSAL TO DETERMINE THE AMOUNT OF A RESERVE FOR THE ACQUISITION OF CEMEX'S SHARES OR	None		FOI
CEMEY C A B DE C V	25-Mar-2021	Annual	1	OTHER INSTRUMENTS REPRESENTING SUCH SHARES.	None		For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	Annual	4	APPOINTMENT OF MEMBERS, PRESIDENT AND SECRETARY OF THE BOARD OF DIRECTORS, AND OF	None		For
CENEY CAR RECV	25.44. 2024		_	MEMBERS AND PRESIDENTS, RESPECTIVELY, OF THE AUDIT, CORPORATE PRACTICES AND FINANCE, AND	N.		I
CEMEX, S.A.B. DE C.V.	25-Mar-2021		/	SUSTAINABILITY COMMITTEES.	None		Against
CEMEX, S.A.B. DE C.V.	25-Mar-2021		9	APPOINTMENT OF DELEGATES TO FORMALIZE THE RESOLUTIONS ADOPTED AT THE MEETING.	None		For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	Annual	11	APPOINTMENT OF DELEGATES TO FORMALIZE THE RESOLUTIONS ADOPTED AT THE MEETING.	None		For
				TO CONSIDER AND APPROVE THE REPORT OF THE BOARD OF DIRECTORS OF THE COMPANY FOR THE			
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	2	YEAR 2020	For	For	For
				TO CONSIDER AND APPROVE THE REPORT OF THE SUPERVISORY COMMITTEE OF THE COMPANY FOR THE			
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	3	YEAR 2020	For	For	For
				TO CONSIDER AND APPROVE THE ANNUAL REPORT OF THE COMPANY FOR THE YEAR 2020 AND ITS			
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	4	SUMMARY	For	For	For
				TO CONSIDER AND APPROVE THE REPORT OF FINAL ACCOUNTS OF THE COMPANY FOR THE YEAR 2020			
				INCLUDING THE AUDIT REPORT AND AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR			
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	5	2020	For	For	For
				TO CONSIDER AND APPROVE THE PROFIT DISTRIBUTION PLAN OF THE COMPANY FOR THE YEAR 2020			
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	6	AND THE PROPOSED DISTRIBUTION OF FINAL DIVIDENDS	For	For	For
· · · · · · · · · · · · · · · · · · ·				TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE APPOINTMENT OF AUDITORS OF THE			
				COMPANY FOR THE YEAR 2021, APPOINTING ERNST & YOUNG HUA MING LLP AS THE PRC AUDITOR OF			
				THE COMPANY AND ERNST & YOUNG AS THE INTERNATIONAL AUDITOR OF THE COMPANY TO HOLD			
				OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND TO			
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	7	FIX THEIR REMUNERATION	For	For	For
(0.100.1)				TO CONSIDER AND APPROVE THE PERFORMANCE EVALUATION REPORT OF THE INDEPENDENT NON-			1
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	8	EXECUTIVE DIRECTORS FOR THE YEAR 2020	For	For	For
(State (State)) Comment of China Liv		ac outlet at meeting	Ť	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. MA MINGZHE AS AN EXECUTIVE DIRECTOR TO		1. 0.	1. 51
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	9	HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
	23 /110/ 2021	acc General meeting	+	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. XIE YONGLIN AS AN EXECUTIVE DIRECTOR TO	10.	7.541136	7.5411131
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar 2024	Annual General Meeting	10	HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
TIMO AN INSUMINCE (UNOUF) COMPANT OF CHINA LID	23-Mai -2021	Annual Deficial Meeting	10	TO CONSIDER AND APPROVE THE RE-ELECTION OF MS. TAN SIN YIN AS AN EXECUTIVE DIRECTOR TO	1 01	Agailist	Against
DING AN INSTIDANCE (COOLID) COMPANY OF CHIMA LTD	25 Mar 2024	Annual General Meeting	11	HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	23-Mar-2021	Annual General Meeting	11		For	Against	Against
DING AN INCHRANCE (CROUP) COMPANY OF CHINA LTC	25 11- 2021	Annual Carrell H	42	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. YAO JASON BO AS AN EXECUTIVE DIRECTOR TO	F	Amatrast	A
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	12	HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
DING AN INCHESION (CROSER) COMPANY OF COMPANY	25 11 222 1	Amount Co. Litt. 11	43	TO CONSIDER AND APPROVE THE RE-ELECTION OF MS. CAI FANGFANG AS AN EXECUTIVE DIRECTOR TO	F	A	
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	Annual General Meeting	13	HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
				TO COLICIDED AND ADDROVE THE DE ELECTION OF HE COORDINATED TO THE COLICIDED AND ADDROVE THE DE ELECTION OF HE COORDINATED TO THE COORDINATED T			1
		1		TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. SOOPAKIJ CHEARAVANONT AS A NON-EXECUTIVE			1.
	25-Mar-2021	Annual General Meeting	14	DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	1			TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. YANG XIAOPING AS A NONEXECUTIVE DIRECTOR			
,		İ			1	The second	1 4
,	25-Mar-2021	Annual General Meeting	15	TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD	For	Against	Against
,			15	TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. WANG YONGJIAN AS A NONEXECUTIVE DIRECTOR	For	Against	Against
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD		Annual General Meeting Annual General Meeting	15 16		For	Against Against	Against
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD				TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. WANG YONGJIAN AS A NONEXECUTIVE DIRECTOR			

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date Date		TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. OUYANG HUI AS AN INDEPENDENT NON-		Vote	d Vote	
			EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	18	BOARD		For	For	For
			TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. NG SING YIP AS AN INDEPENDENT NON-				
			EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	19	BOARD		For	For	For
			TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. CHU YIYUN AS AN INDEPENDENT NON-EXECUTIVE				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	20	DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD		For	For	For
TING AN INSURANCE (GROOF) COMEANT OF CHINA ETD	25-Mai-2021 Ailidat Generat Meeting	20	DIRECTOR TO HOLD OFFICE OWNE THE EXTIRT OF THE TERM OF THE TERM OF THE DOARD		101	101	1 01
			TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. LIU HONG AS AN INDEPENDENT NON-EXECUTIVE				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	21	DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD		For	For	For
			TO CONSIDER AND APPROVE THE ELECTION OF MR. JIN LI AS AN INDEPENDENT NON-EXECUTIVE				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	22	DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE BOARD		For	For	For
			TO CONSIDER AND APPROVE THE ELECTION OF MR. NG KONG PING ALBERT AS AN INDEPENDENT NON-				
			EXECUTIVE DIRECTOR TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 12TH SESSION OF THE				_
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	23	BOARD		For	For	For
			TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. GU LIJI AS AN INDEPENDENT SUPERVISOR TO				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	24	HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 10TH SESSION OF THE SUPERVISORY COMMITTEE		For	For	For
FING AN INSURANCE (GROOF) COMPANT OF CHINA ETD	25-Mai-2021 Allituat General Meeting	24	TO CONSIDER AND APPROVE THE RE-ELECTION OF MR. HUANG BAOKUI AS AN INDEPENDENT		101	1 01	101
			SUPERVISOR OF THE COMPANY TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF THE 10TH SESSION				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	25	OF THE SUPERVISORY COMMITTEE		For	For	For
(1.1.1)			TO CONSIDER AND APPROVE THE RE-ELECTION OF MS. ZHANG WANGJIN AS A SHAREHOLDER				
			REPRESENTATIVE SUPERVISOR OF THE COMPANY TO HOLD OFFICE UNTIL THE EXPIRY OF THE TERM OF				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	26	THE 10TH SESSION OF THE SUPERVISORY COMMITTEE		For	For	For
			TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE ISSUE OF DEBT FINANCING				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	27	INSTRUMENTS		For	For	For
			TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE PROPOSED GRANT OF GENERAL				
			MANDATE BY THE GENERAL MEETING TO THE BOARD TO ISSUE H SHARES, THAT IS, THE GRANT OF A GENERAL MANDATE TO THE BOARD TO ALLOT, ISSUE AND DEAL WITH ADDITIONAL H SHARES NOT				
			EXCEEDING 20% OF THE TOTAL H SHARES OF THE COMPANY IN ISSUE, REPRESENTING NO MORE THAN				
			8.15% OF THE TOTAL NUMBER OF ISSUED SHARES OF THE COMPANY, AT A RELEVANT PRICE REPRESENTS				
			A DISCOUNT (IF ANY) OF NO MORE THAN 10% TO THE BENCHMARK PRICE (INSTEAD OF A DISCOUNT OF				
			20% AS LIMITED UNDER THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE				
			OF HONG KONG LIMITED) AND AUTHORIZE THE BOARD TO MAKE CORRESPONDING AMENDMENTS TO THE				
			ARTICLES OF ASSOCIATION OF THE COMPANY AS IT THINKS FIT SO AS TO REFLECT THE NEW CAPITAL				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting	28	STRUCTURE UPON THE ALLOTMENT OR ISSUANCE OF SHARES		For	For	For
			TO CONSIDER AND APPROVE THE RESOLUTION REGARDING THE AMENDMENTS TO THE ARTICLES OF				
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021 Annual General Meeting		ASSOCIATION		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting 26-Mar-2021 Annual General Meeting		Approve Appropriation of Surplus		For	For	For
KAO CORPORATION KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Director Sawada, Michitaka Appoint a Director Hasebe, Yoshihiro		For For	For For	For For
KAO CORPORATION KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Director Takeuchi, Toshiaki		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Director Matsuda, Tomoharu		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Director Kadonaga, Sonosuke		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting	8	Appoint a Director Shinobe, Osamu		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Director Mukai, Chiaki		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Director Hayashi, Nobuhide		For	Against	Against
KAO CORPORATION	26-Mar-2021 Annual General Meeting		Appoint a Corporate Auditor Kawashima, Sadanao		For	For	For
KAO CORPORATION	26-Mar-2021 Annual General Meeting	12	Approve Details of the Stock Componentian to be received by Directors, etc.		For	For	For
KAO CORPORATION ECOPETROL S A	26-Mar-2021 Annual General Meeting 26-Mar-2021 Annual	13	Approve Details of the Stock Compensation to be received by Directors, etc. Election of the External Auditor and assignment of his remuneration.		For For	For	For Abstain
ECOPETROL S A	26-Mar-2021 Annual	9	Presentation and approval of proposal for dividend distribution.		For	Against For	For
ECOPETROL S A	26-Mar-2021 Annual	5	Presentation and approval of amendments to the Bylaws.		For	For	For
ECOPETROL S A	26-Mar-2021 Annual	1	Approval of the agenda.		For	For	For
ECOPETROL S A	26-Mar-2021 Annual	2	Appointment of the Chairman presiding over the Shareholders' Meeting.		For	For	For
ECOPETROL S A	26-Mar-2021 Annual	3	Appointment of the commission responsible for scrutinizing elections and polling.		For	For	For
ECOPETROL S A	26-Mar-2021 Annual	10	Election of the Board of Directors.		For	For	For
ECOPETROL S A	26-Mar-2021 Annual	4	Appointment of the commission responsible for reviewing and approving the minute of the meeting.		For	For	For
ECOPETROL S A	26-Mar-2021 Annual	8	Approval of individual and consolidated audited financial statements.		For	For	For
ECOPETROL C A	26 14- 11 2024		Approval of the Board of Directors' report on its performance, progress and compliance with the		F	F	F
ECOPETROL S A	26-Mar-2021 Annual	6	Corporate Governance Code.		For	For	For

Company Name	Meeting Me	eeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date					Vote	Recommende d Vote	
				Approval of the 2020 Performance Management Report by the Board of Directors and the Chief				
ECOPETROL S A	26-Mar-2021 Ar		7	Executive Officer of Ecopetrol S.A.		For	For	For
EBARA CORPORATION		nnual General Meeting	2	Approve Appropriation of Surplus		For	For	For
EBARA CORPORATION		nnual General Meeting	3	Appoint a Director Maeda, Toichi		For	For	For
EBARA CORPORATION		nnual General Meeting	4	Appoint a Director Asami, Masao		For	For	For
EBARA CORPORATION		nnual General Meeting	5	Appoint a Director Uda, Sakon		For	For	For
EBARA CORPORATION		nnual General Meeting	6	Appoint a Director Sawabe, Hajime		For	For	For
EBARA CORPORATION		nnual General Meeting	7	Appoint a Director Oeda, Hiroshi		For	For	For
EBARA CORPORATION		nnual General Meeting	8	Appoint a Director Hashimoto, Masahiro		For	For	For
EBARA CORPORATION		nnual General Meeting	9	Appoint a Director Nishiyama, Junko		For	For	For
EBARA CORPORATION		nnual General Meeting	10	Appoint a Director Fujimoto, Mie		For	For	For
EBARA CORPORATION		nnual General Meeting	11	Appoint a Director Kitayama, Hisae		For	For	For
EBARA CORPORATION		nnual General Meeting	12	Appoint a Director Nagamine, Akihiko		For	For	For
TAMRON CO.,LTD.		nnual General Meeting	2	Approve Appropriation of Surplus		For	For	For
TAMRON CO.,LTD.		nnual General Meeting	3	Appoint a Director Ishii, Eriko		For	For	For
ASICS CORPORATION	26-Mar-2021 Ar	nnual General Meeting	2	Approve Appropriation of Surplus		For	For	For
ASICS CORPORATION	26-Mar-2021 Ar	nnual General Meeting	3	Appoint a Director who is not Audit and Supervisory Committee Member Oyama, Motoi		For	For	For
ASICS CORPORATION	26-Mar-2021 Ar	nnual General Meeting	4	Appoint a Director who is not Audit and Supervisory Committee Member Hirota, Yasuhito		For	For	For
ASICS CORPORATION	26-Mar-2021 Ar	nnual General Meeting	5	Appoint a Director who is not Audit and Supervisory Committee Member Kashiwaki, Hitoshi		For	For	For
ASICS CORPORATION	26-Mar-2021 Ar	nnual General Meeting	6	Appoint a Director who is not Audit and Supervisory Committee Member Sumi, Kazuo		For	For	For
ASICS CORPORATION	26-Mar-2021 Ar	nnual General Meeting	7	Appoint a Director who is not Audit and Supervisory Committee Member Yamamoto, Makiko		For	For	For
SHIZUOKA GAS CO.,LTD.	26-Mar-2021 Ar	nnual General Meeting	2	Approve Appropriation of Surplus		For	For	For
SHIZUOKA GAS CO.,LTD.	26-Mar-2021 Ar	nnual General Meeting	3	Appoint a Director Tonoya, Hiroshi		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	4	Appoint a Director Kishida, Hiroyuki		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	5	Appoint a Director Endo, Masakazu		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	6	Appoint a Director Kosugi, Mitsunobu		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	7	Appoint a Director Nozue, Juichi		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	8	Appoint a Director Nakanishi, Katsunori		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	9	Appoint a Director Kato, Yuriko		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	10	Appoint a Director Hirano, Hajime		For	For	For
SHIZUOKA GAS CO.,LTD.		nnual General Meeting	11	Appoint a Corporate Auditor Kobayashi, Hidefumi		For	Against	Against
	20 11101 2021 110	maar vonerar mooring	- 	Approve Details of the Restricted-Share Compensation to be received by Directors (Excluding Outside			7.5450	7.545
SHIZUOKA GAS CO.,LTD.	26-Mar-2021 Ar	nnual General Meeting	12	Directors)		For	For	For
REUNERT LTD		nnual General Meeting	1	ELECTION OF MR MJ HUSAIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	2	RE-ELECTION OF MR JP HULLEY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	3	RE-ELECTION OF MR SD JAGOE AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	4	RE-ELECTION OF MS S MARTIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	5	RE-ELECTION OF MS MT MATSHOBA-RAMUEDZISI AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	6	RE-ELECTION OF MS M MOODLEY AS AN EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	7	RE-ELECTION OF MR TS MUNDAY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		For	For	For
REUNERT LTD		nnual General Meeting	8	RE-ELECTION OF MR LP FOURIE TO THE AUDIT COMMITTEE		For	For	For
REUNERT LTD		nnual General Meeting	0	RE-ELECTION OF MS T ABDOOL-SAMAD TO THE AUDIT COMMITTEE		For	For	For
REUNERT LTD		nnual General Meeting	10	RE-ELECTION OF MR AB DARKO TO THE AUDIT COMMITTEE		For	For	For
REUNERT LTD		nnual General Meeting	11	RE-ELECTION OF MS S MARTIN TO THE AUDIT COMMITTEE		For	For	For
REUNERT LTD			12	RE-ELECTION OF MS MT MATSHOBA-RAMUEDZISI TO THE AUDIT COMMITTEE				
		nnual General Meeting		RE-APPOINTMENT OF EXTERNAL AUDITORS: DELOITTE & TOUCHE		For	For	For
REUNERT LTD REUNERT LTD		nnual General Meeting	13	APPOINTMENT OF EXTERNAL AUDITORS: DELOTTE & TOUCHE APPOINTMENT OF INDIVIDUAL DESIGNATED AUDITOR: MS N RANCHOD		For	For	For
KEUNEKI LID	Zo-Mar-ZUZ1 Ar	nnual General Meeting	14	RATIFICATION RELATING TO PERSONAL FINANCIAL INTEREST ARISING FROM MULTIPLE OFFICES IN THE		For	For	For
DELINIEDT LTD	26 44 2024		4.5			F	F	F
REUNERT LTD		nnual General Meeting	15	REUNERT GROUP		For	For	For
REUNERT LTD		nnual General Meeting	16	ENDORSEMENT OF THE REUNERT REMUNERATION POLICY		For	For	For
REUNERT LTD	26-Mar-2021 Ar	nnual General Meeting	17	ENDORSEMENT OF THE REUNERT REMUNERATION IMPLEMENTATION REPORT		For	For	For
DELINIEDT LTD	24.11 222.1		40	APPROVAL OF ISSUE OF UP TO 200 000 ORDINARY SHARES IN TERMS OF THE REUNERT 2006 SHARE		F	F	
REUNERT LTD	26-Mar-2021 Ar	nnual General Meeting	18	OPTION SCHEME		For	For	For
				GENERAL AUTHORITY TO REPURCHASE SHARES, WHICH REPURCHASE SHALL NOT EXCEED 5% OF ISSUED				
	<u> </u>			SHARES AS AT THE DATE OF THE NOTICE OF ANNUAL GENERAL MEETING TO WHICH THIS FORM OF			_	I_
REUNERT LTD		nnual General Meeting	19	PROXY IS ATTACHED		For	For	For
REUNERT LTD		nnual General Meeting	20	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION		For	For	For
REUNERT LTD	26-Mar-2021 Ar	nnual General Meeting	21	APPROVAL OF NON-EXECUTIVE DIRECTORS' REMUNERATION FOR AD HOC ASSIGNMENTS		For	For	For
				APPROVAL OF FINANCIAL ASSISTANCE RELATING TO SHARE REPURCHASES OF REUNERT'S SHARES AND				
REUNERT LTD	26-Mar-2021 Ar	nnual General Meeting	22	SHARE PLANS		For	For	For
				APPROVAL OF FINANCIAL ASSISTANCE RELATING TO SECURITIES FOR THE ADVANCEMENT OF				
REUNERT LTD	26-Mar-2021 Ar	nnual General Meeting	23	COMMERCIAL INTERESTS		For	For	For
				APPROVAL OF FINANCIAL ASSISTANCE FOR THE FURTHERANCE OF THE GROUP'S COMMERCIAL				
REUNERT LTD	126 44-11 2024 4	nnual General Meeting	24	INTERESTS, TO RELATED OR INTER-RELATED ENTITIES OR RELATED FOREIGN COMPANIES	1	For	For	For

Company Name	Meeting Meeti	ing Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			AMENDMENT TO COMPANY MEMORANDIM OF INCORPORATION TO BELETE REFERENCE TO CHEOME		Vote	d Vote	
DELINIEDT LTD	26 44 2024	al Caracal Markins	25	AMENDMENT TO COMPANY MEMORANDUM OF INCORPORATION TO DELETE REFERENCE TO CHEQUE		F	F	F
REUNERT LTD	Z6-Mar-ZUZ1 Annu	al General Meeting	25	PAYMENTS AND CORRECTION OF MINOR ERRORS IN FOOTNOTES SIGNATURE OF DOCUMENTS AND AUTHORITY OF EXECUTIVE DIRECTOR OR COMPANY SECRETARY TO		For	For	For
DELINIERT LTD	26 Mar 2021 App.	al Canaral Maating	24	IMPLEMENT RESOLUTIONS PASSED		For	For	For
REUNERT LTD	26-Mar-2021 Annu		26			For	For	For
CHINA CONSTRUCTION BANK CORPORATION		Ordinary General Meeting		ELECTION OF MR. WANG JIANG AS EXECUTIVE DIRECTOR OF THE BANK		For	For	For
CHINA CONSTRUCTION BANK CORPORATION		Ordinary General Meeting		CONFIRMING THE DONATIONS OF ANTI-PANDEMIC MATERIALS MADE IN 2020		For	For	For
CHINA CONSTRUCTION BANK CORPORATION		Ordinary General Meeting	3 4	ADDITIONAL LIMIT ON POVERTY ALLEVIATION DONATIONS		For	For	For
LF CORP., SEOUL	26-Mar-2021 Annu		1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
LF CORP., SEOUL		al General Meeting	2	ELECTION OF INSIDE DIRECTOR: GU BON GEOL		For	For	For
LF CORP., SEOUL		al General Meeting	3	ELECTION OF INSIDE DIRECTOR: O GYU SIK		For	For	For
LF CORP., SEOUL		al General Meeting	4	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: PARK JEONG GEUN		For	For	For
LF CORP., SEOUL		al General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
DONGWON DEVELOPMENT CO LTD, WONJU		al General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
DONGWON DEVELOPMENT CO LTD, WONJU		al General Meeting	2	ELECTION OF DIRECTOR HWANG JEONG RYEON		For	For	For
PSK INC.		al General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
PSK INC.	26-Mar-2021 Annu	al General Meeting	2	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
PSK INC.	26-Mar-2021 Annu	al General Meeting	3	ELECTION OF OUTSIDE DIRECTOR: PARK SEIGEUN		For	For	For
PSK INC.	26-Mar-2021 Annu	al General Meeting	4	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	For	For
PSK INC.	26-Mar-2021 Annu	al General Meeting	5	APPROVAL OF LIMIT OF REMUNERATION FOR AUDITORS		For	For	For
				PRESENTATION AND APPROVAL OF THE OPERATING AND FINANCIAL REVIEW OF THE ZEHNDER GROUP				
			1	AG, THE ANNUAL FINANCIAL STATEMENTS OF THE ZEHNDER GROUP AG AND THE CONSOLIDATED				
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	3	FINANCIAL STATEMENTS		For	For	For
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	4	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE COMMITTEE		For	For	For
ZEHNDER GROUP AG		al General Meeting	5	RESOLUTION ON THE APPROPRIATION OF THE BALANCE SHEET PROFITS		For	For	For
		<u></u>		APPROVAL OF THE TOTAL SUM OF FUTURE REMUNERATION FOR THE BOARD OF DIRECTORS AND THE				
				EXECUTIVE COMMITTEE; ADVISORY VOTE ON THE COMPENSATION REPORT FOR 2020: REMUNERATION				
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	6	FOR THE BOARD OF DIRECTORS		For	For	For
ZENNOEN GROOF NO	20 /// 2021 /////	at deneral meeting	1	APPROVAL OF THE TOTAL SUM OF FUTURE REMUNERATION FOR THE BOARD OF DIRECTORS AND THE		1 01	1 01	1 01
				EXECUTIVE COMMITTEE; ADVISORY VOTE ON THE COMPENSATION REPORT FOR 2020; REMUNERATION				
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	7	FOR THE EXECUTIVE COMMITTEE		For	For	For
ZETINDER GROOF AG	ZO-Mai -ZOZ I Allilu	at General Meeting	1	APPROVAL OF THE TOTAL SUM OF FUTURE REMUNERATION FOR THE BOARD OF DIRECTORS AND THE		1 01	1 01	1 01
				EXECUTIVE COMMITTEE; ADVISORY VOTE ON THE COMPENSATION REPORT FOR 2020; ADVISORY VOTE				
ZEHNDER GROUP AG	26 Han 2024 Annu	al Canaval Maating		ON THE COMPENSATION REPORT FOR 2020		Го.,	Ган	Fa.,
ZEHNDER GROUP AG	26-Mar-2021 Annu	at General Meeting	δ	ON THE COMPENSATION REPORT FOR 2020		For	For	For
TELINIDED COOLID AC	24.14. 2024	1.6		DE FLECTION OF MANS PETER TELIMBER AS MEMBER AND AS CHAIRMAN OF THE ROADS OF DIRECTORS		_	_	_
ZEHNDER GROUP AG	26-Mar-2021 Annu		9	RE-ELECTION OF HANS-PETER ZEHNDER AS MEMBER AND AS CHAIRMAN OF THE BOARD OF DIRECTORS		For	For	For
ZEHNDER GROUP AG		al General Meeting	10	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF URS BUCHMANN		For	For	For
ZEHNDER GROUP AG		al General Meeting	11	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF RIET CADONAU		For	For	For
ZEHNDER GROUP AG		al General Meeting	12	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF JORG WALTHER		For	Against	Against
ZEHNDER GROUP AG		al General Meeting	13	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF IVO WECHSLER		For	For	For
ZEHNDER GROUP AG		al General Meeting	14	ELECTION TO THE BOARD OF DIRECTOR: RE-ELECTION OF MILVA ZEHNDER		For	For	For
ZEHNDER GROUP AG	26-Mar-2021 Annu	J	15	RE-ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: URS BUCHMANN		For	For	For
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	16	RE-ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: RIET CADONAU		For	For	For
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	17	RE-ELECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE: MILVA ZEHNDER		For	For	For
			1	RE-ELECTION OF THE INDEPENDENT PROXY: THE BOARD OF DIRECTORS PROPOSES THAT WERNER				
			1	SCHIB, ATTORNEY AT LAW AND NOTARY, SWISSLEGAL (AARAU), JURASTRASSE 4, 5001 AARAU, BE RE-				
				ELECTED AS THE INDEPENDENT PROXY FOR A TERM OF OFFICE ENDING AT THE CONCLUSION OF THE				
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	18	NEXT ANNUAL GENERAL MEETING		For	For	For
				RE-ELECTION OF THE AUDITOR: THE BOARD OF DIRECTORS PROPOSES THAT				
			1	PRICEWATERHOUSECOOPERS AG, LUCERNE, BE RE-ELECTED AS STATUTORY AUDITOR FOR THE 2021				
ZEHNDER GROUP AG	26-Mar-2021 Annu	al General Meeting	19	FINANCIAL YEAR		For	For	For
ZEHNDER GROUP AG		al General Meeting	20	AMENDMENT OF THE ARTICLES OF ASSOCIATION: ARTICLE 12		For	For	For
WORLDEX INDUSTRY & TRADING CO LTD		al General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
WORLDEX INDUSTRY & TRADING CO LTD	26-Mar-2021 Annu		2	ELECTION OF INSIDE DIRECTOR: BAE JONGSIK		For	For	For
WORLDEX INDUSTRY & TRADING CO LTD		al General Meeting	3	ELECTION OF INSIDE DIRECTOR: JUN G JAEGEUK		For	For	For
WORLDEX INDUSTRY & TRADING CO LTD		al General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: CHOI SUNGHWAN		For	For	For
WORLDEX INDUSTRY & TRADING CO LTD		al General Meeting	5	ELECTION OF EXECUTIVE AUDITOR: KIM DONGYOON		For	For	For
WORLDEX INDUSTRY & TRADING CO LTD		al General Meeting	6	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	Against	Against
			7	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS APPROVAL OF LIMIT OF REMUNERATION FOR AUDITORS			- u	+ -
WORLDEX INDUSTRY & TRADING CO LTD	26-Mar-2021 Annu		1			For	For	For
SAMJIN PHARMACEUTICAL CO LTD, SEOUL	26-Mar-2021 Annu		12	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
SAMJIN PHARMACEUTICAL CO LTD, SEOUL	26-Mar-2021 Annu		2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
SAMJIN PHARMACEUTICAL CO LTD, SEOUL		al General Meeting	3	ELECTION OF INSIDE DIRECTOR: CHOE SEUNG JU		For	For	For
SAMJIN PHARMACEUTICAL CO LTD, SEOUL		al General Meeting	4	ELECTION OF INSIDE DIRECTOR: JO UI HWAN		For	For	For
SAMJIN PHARMACEUTICAL CO LTD, SEOUL	26-Mar-2021 Annu	al General Meeting	15	APPROVAL OF REMUNERATION FOR DIRECTOR	I	For	Against	Against
KB FINANCIAL GROUP INC	26-Mar-2021 Annu		1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For

EUR 362.9 MILLION. THE BOARD OF DIRECTO PAID BASED ON THE BALANCE SHEET TO BE A DECEMBER 31, 2020. THE DIVIDEND SHALL BE DATE MARCH 30, 2021 ARE REGISTERED IN TI EUROCLEAR FINLAND DY. THE DIVIDEND SHA COMPANY ARE ENTITLED TO A DIVIDEND WIT ON THE DIVIDEND RECORD DATE RESOLUTION ON THE USE OF THE PROFIT SH DIVIDEND: AS THE BOARD OF DIRECTORS HAS MINORITY DIVIDEND UNDER CHAPTER 13, SEE HAVE THE RIGHT TO DEMAND A MINORITY DIVIDE DEMAND TO THIS EFFECT IS SUPPORTED BY S SHARES. THE AGGREGATE AMOUNT OF MINO EUR 0.22 PER SHARE, WHICH CORRESPONDS SHAREHOLDER DEMANDING MINORITY DIVIDE	Director Name Rec	commended For/Agains Recommer	
IGB FINANCIAL, GROUP INC 26-Mar-2021 Annual General Meeting 3 ELECTION OF OUTSIDE DIRECTOR: CEDEN 128 48 FINANCIAL, GROUP INC 26-Mar-2021 Annual General Meeting 5 ELECTION OF OUTSIDE DIRECTOR: CEDEN 128 48 FINANCIAL, GROUP INC 26-Mar-2021 Annual General Meeting 5 ELECTION OF OUTSIDE DIRECTOR: CEDEN 128 48 FINANCIAL, GROUP INC 26-Mar-2021 Annual General Meeting 6 ELECTION OF OUTSIDE DIRECTOR WHO EXAMPLE IN THE PROPERTY IN THE PROPER		n Vnia	For
INC. Commonstration			For
KB FINANCIAL GRQUP INC 26-Mar 2021 Annual General Meeting 5 ELECTION OF OUTSIDE DIRECTOR: JEONS CL 26-Mar 2021 Annual General Meeting 6 ELECTION OF OUTSIDE DIRECTOR: JEONS CL 26-Mar 2021 Annual General Meeting 7 ELECTION OF JUDIT COMMITTEE MEMBER WY 86 FINANCIAL GRQUP INC 26-Mar 2021 Annual General Meeting 8 ELECTION OF JUDIT COMMITTEE MEMBER WY 86 FINANCIAL GRQUP INC 26-Mar 2021 Annual General Meeting 8 ELECTION OF JUDIT COMMITTEE MEMBER WY 86 FINANCIAL GRQUP INC 26-Mar 2021 Annual General Meeting 9 ELECTION OF JUDIT COMMITTEE MEMBER WY 86 FINANCIAL GRQUP INC 26-Mar 2021 Annual General Meeting 10 APPROVAL OF FRUNCIAL STATEMENT 26-Mar 2021 Annual General Meeting 11 APPROVAL OF FINANCIAL STATEMENT 27 ELECTION OF JUDIT COMMITTEE MEMBER WY 28 ELECTION OF JUDIT COMMITTEE MEMBER WY 29 ELECTION OF JUDIT COMMITTEE MEMBER WY 20 APPROVAL OF FINANCIAL STATEMENT 20 APPROVAL OF FINANCIAL STATEMENT 20 APPROVAL OF FINANCIAL STATEMENT 21 APPROVAL OF FINANCIAL STATEMENT 22 AREA OF JUDIT COMMITTEE MEMBER WY 23 APPROVAL OF FINANCIAL STATEMENT 24 APPROVAL OF FINANCIAL STATEMENT 25 AMB 20 APPROVAL OF FINANCIAL STATEMENT 26 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 27 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 28 AREA OF JUDIT COMMITTEE MEMBER WY 29 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 29 AREA OF JUDIT COMMITTEE MEMBER WY 20 APPROVAL OF FINANCIAL STATEMENT 20 APPROVAL OF FINANCIAL STATEMENT 20 AMB 20 APPROVAL OF FINANCIAL STATEMENT 20 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 20 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 20 AMB 20 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 20 AMB 20 APPROVAL OF REMUNERATION FOR DIRECTOR 21 AMB 20 AM			For
IGE FIRMACIAL GRQUP INC 26-Mar-2021 Annual General Meeting 5 ELECTION OF OUTSIDE DIRECTOR WHO IS AN 46 FIRMACIAL GRQUP INC 26-Mar-2021 Annual General Meeting 5 ELECTION OF AUDIT COMMITTEE MEMBER WE 48 FIRMACIAL GRQUP INC 26-Mar-2021 Annual General Meeting 48 ELECTION OF AUDIT COMMITTEE MEMBER WE 48 FIRMACIAL GRQUP INC 26-Mar-2021 Annual General Meeting 49 ELECTION OF AUDIT COMMITTEE MEMBER WE 48 FIRMACIAL GROUP INC 26-Mar-2021 Annual General Meeting 40 ELECTION OF AUDIT COMMITTEE MEMBER WE 48 FIRMACIAL GROUP INC 26-Mar-2021 Annual General Meeting 40 APPROVAL OF FIRMACIAL STATEMENT 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 49 FIRMACIAL GROUP GROUP INC 49 FIRMACIAL GROUP GROUP INC 40 FIRMACIAL GROUP GROUP INC 40 FIRMACIAL GROUP GROUP INC 40 FIRMACIAL GROUP GROUP INC 40 FIRMACIAL GROUP GROUP INC 41 FIRMACIAL GROUP GROUP INC 42 FIRMACIAL GROUP GROUP INC 44 FIRMACIAL GROUP GROUP INC 45 FIRMACIAL GROUP GROUP INC 46 FIRMACIAL GROUP GROUP INC 47 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 48 FIRMACIAL GROUP GROUP INC 49 FIRMACIAL GROUP GROUP INC 40 FIRMACIAL GROUP GROUP INC 40 FIRMACIAL GROUP GROUP			For
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RESOLUTION ON THE USE OF THE PROFIT SHOULD IN THE USE OF THE PROFIT SHOULD INVIDENCE AS THE BOARD OF DIRECTORS HAS MINORITY DIVIDEND UNDER CHAPTER 13, SECONDARY THE RIGHT TO DEMAND A MINORITY DIVIDED BOARD OF DIRECTORS. THE MINORITY DIVIDED DEMAND TO THIS EFFECT IS SUPPORTED BY SOME SHARES. THE AGGREGATE AMOUNT OF MINONEUR 0.22 PER SHARE, WHICH CORRESPONDS SHAREHOLDER DEMANDING MINORITY DIVIDED	NDS ON DECEMBER 31, 2020 TOTALED APPROXIMATELY S PROPOSES THAT A DIVIDEND OF EUR 0,18 PER SHARE BE OPTED FOR THE FINANCIAL YEAR, WHICH ENDED PAID TO SHAREHOLDERS WHO ON THE DIVIDEND RECORD E COMPANY'S SHAREHOLDERS' REGISTER HELD BY L BE PAID ON APRIL 8, 2021. ALL THE SHARES IN THE THE EXCEPTION OF THE SHARES HELD BY THE COMPANY		
	WN ON THE BALANCE SHEET AND THE PAYMENT OF PROPOSED A DIVIDEND THAT IS BELOW THE AMOUNT OF TION 7 OF THE FINNISH COMPANIES ACT, SHAREHOLDERS DEND INSTEAD OF THE DIVIDEND PROPOSED BY THE ID MUST BE DISTRIBUTED TO ALL SHAREHOLDERS, IF A AREHOLDERS WHO HAVE AT LEAST ONE TENTH OF ALL TY DIVIDEND IS APPROXIMATELY EUR 33.1 MILLION OR O EIGHT PERCENT OF THE COMPANY'S EQUITY. A D MAY VOTE FOR THE MINORITY DIVIDEND IN ADVANCE		For
NELES CORPORATION 26-Mar-2021 Annual General Meeting 12 VOTING, AND NO SEPARATE DEMAND OR COL	ITERPROPOSAL IS REQUIRED For BERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT	Against	Abstain
NELES CORPORATION 26-Mar-2021 Annual General Meeting 13 AND CEO FROM LIABILITY FOR THE FINANCIA		For	For
NELES CORPORATION 26-Mar-2021 Annual General Meeting 14 PRESENTATION AND ADOPTION OF THE REMU	ERATION REPORT For	Against	Against
NELES CORPORATION 26-Mar-2021 Annual General Meeting 16 RESOLUTION ON THE REMUNERATION OF MEA	BERS OF THE BOARD OF DIRECTORS Non	ie	For
RESOLUTION ON THE NUMBER OF MEMBERS OF NOMINATION BOARD PROPOSES THAT THE NU	THE BOARD OF DIRECTORS: THE SHAREHOLDERS' ABER OF MEMBERS OF THE BOARD OF DIRECTORS SHALL		
NELES CORPORATION 26-Mar-2021 Annual General Meeting 17 BE SEVEN	Non	ie	For
PROPOSES THAT: 1. JAAKKO ESKOLA BE ELEC	ECTORS: THE SHAREHOLDERS' NOMINATION BOARD 'ED AS THE CHAIR 2. PERTTU LOUHILUOTO BE ELECTED 'ALEN, TEIJA SARAJARVI, JUKKA TIITINEN AND MARK Non	20	Against
NELES CORPORATION 26-Mar-2021 Annual General Meeting 19 RESOLUTION ON THE REMUNERATION OF THE			For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Dute			ELECTION OF THE AUDITOR: BASED ON THE RECOMMENDATION OF THE BOARD OF DIRECTORS' AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES THAT ERNST & YOUNG OY, AUTHORIZED PUBLIC		Vote	d Vote	
NELES CORPORATION	26-Mar-2021	Annual General Meeting	20	ACCOUNTANTS, BE RE-ELECTED AUDITOR OF THE COMPANY. ERNST & YOUNG OY HAS NOTIFIED THAT MR. TONI HALONEN, APA, WOULD ACT AS PRINCIPAL AUDITOR OF THE COMPANY		For	For	For
NELES CORPORATION	26-Mar-2021	Annual General Meeting	21	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE OF THE COMPANY'S OWN SHARES		For	For	For
				AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AND THE ISSUANCE				
NELES CORPORATION		Annual General Meeting	22	OF SPECIAL RIGHTS ENTITLING TO SHARES		For	For	For
NELES CORPORATION		Annual General Meeting	23	RESOLUTION ON ARTICLES OF ASSOCIATION: SECTION 8 APPROVAL OF FINANCIAL STATEMENTS		For	For	For
BNK FINANCIAL GROUP INC., BUSAN BNK FINANCIAL GROUP INC., BUSAN		Annual General Meeting Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For For	For For	For For
BNK FINANCIAL GROUP INC., BUSAN		Annual General Meeting	3	ELECTION OF OUTSIDE DIRECTOR: JEONG GI YEONG		For	For	For
BNK FINANCIAL GROUP INC., BUSAN	_	Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: YU JEONG JUN		For	For	For
BNK FINANCIAL GROUP INC., BUSAN		Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR: HEO JIN HO		For	For	For
BNK FINANCIAL GROUP INC., BUSAN	_	Annual General Meeting	6	ELECTION OF OUTSIDE DIRECTOR: I TAE SEOP		For	For	For
BNK FINANCIAL GROUP INC., BUSAN		Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR: BAKU SIN		For	For	For
BNK FINANCIAL GROUP INC., BUSAN		Annual General Meeting	8	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: CHOE GYEONG SU		For	For	For
BNK FINANCIAL GROUP INC., BUSAN	26-Mar-2021	Annual General Meeting	9	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: YU JEONG JUN		For	For	For
BNK FINANCIAL GROUP INC., BUSAN	26-Mar-2021	Annual General Meeting	10	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: I TAE SEOP		For	For	For
BNK FINANCIAL GROUP INC., BUSAN		Annual General Meeting	11	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: BAKU SIN		For	For	For
BNK FINANCIAL GROUP INC., BUSAN	_	Annual General Meeting	12	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR GIM YEONG JU		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR GIM SEONG GON		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR GU JA MIN		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
CHONG KUN DANG PHARMACEUTICAL CORP.		Annual General Meeting	1	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM		ExtraOrdinary General Meeting ExtraOrdinary General Meeting		TO APPROVE CONSENT TO CONCLUDE MAJOR INTERESTED PARTY TRANSACTION TO APPROVE CONSENT TO CONCLUDE MAJOR INTERESTED PARTY TRANSACTION		For	Against	Against
SAFMAR FINANCIAL INVESTMENT PUBLIC JOINT STOCK COM DB INSURANCE CO., LTD.		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For For	For For	For For
DB INSURANCE CO., LTD.		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
DB INSURANCE CO., LTD.		Annual General Meeting	3	ELECTION OF OUTSIDE DIRECTOR: CHOE JEONG HO		For	For	For
DB INSURANCE CO., LTD.		Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: MUN JEONG SUK		For	Against	Against
DB INSURANCE CO., LTD.		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: GIM JEONG NAM		For	For	For
DB INSURANCE CO., LTD.		Annual General Meeting	6	ELECTION OF INSIDE DIRECTOR: JEONG JONG PYO		For	For	For
DB INSURANCE CO., LTD.		Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GIM SEONG GUK		For	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	Annual General Meeting	8	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: CHOE JEONG HO		For	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	Annual General Meeting	9	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: MUN JEONG SUK		For	Against	Against
DB INSURANCE CO., LTD.	26-Mar-2021	Annual General Meeting	10	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	3	CAPITAL RESERVE REDUCTION		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: I WON DEOK		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR: NO SEONG TAE		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	7	ELECTION OF OUTSIDE DIRECTOR: BAK SANG YONG ELECTION OF OUTSIDE DIRECTOR: JEON JI PYEONG		For	For	For
WOORI FINANCIAL GROUP INC.	_	Annual General Meeting	γ	ELECTION OF OUTSIDE DIRECTOR: JEON JI PYEONG ELECTION OF OUTSIDE DIRECTOR: JANG DONG U		For	For	For
WOORI FINANCIAL GROUP INC. WOORI FINANCIAL GROUP INC.		Annual General Meeting Annual General Meeting	9	ELECTION OF OUTSIDE DIRECTOR: JANG DONG O ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: JEONG CHAN HYEONG		For For	For For	For For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	10	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: NO SEONG THAN THEONG		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	11	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: NO SEONG TAE		For	For	For
WOORI FINANCIAL GROUP INC.		Annual General Meeting	12	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
CJ CHEILJEDANG CORP		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
CJ CHEILJEDANG CORP		Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: GIM SO YEONG		For	For	For
CJ CHEILJEDANG CORP		Annual General Meeting	3	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
COM2US CORPORATION	26-Mar-2021	Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
COM2US CORPORATION	26-Mar-2021	Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
COM2US CORPORATION	26-Mar-2021	Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: I JU HWAN		For	For	For
COM2US CORPORATION	26-Mar-2021	Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: I SANG GU		For	For	For
COM2US CORPORATION		Annual General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
COM2US CORPORATION		Annual General Meeting	6	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
COM2US CORPORATION		Annual General Meeting	7	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR		For	For	For
KOREAN REINSURANCE COMPANY		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
KOREAN REINSURANCE COMPANY	26-Mar-2021	Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: WON JONG GYU		For	For	For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
KOREAN REINSURANCE COMPANY	26-Mar-2021 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: WON JONG IK		For	For	For
KOREAN REINSURANCE COMPANY	26-Mar-2021 Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: GIM SO HUI		For	For	For
KOREAN REINSURANCE COMPANY	26-Mar-2021 Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GU HAN SEO		For	For	For
KOREAN REINSURANCE COMPANY	26-Mar-2021 Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	Against	Against
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	2	APPROVAL OF 16TH FINANCIAL STATEMENT (INCLUDING STATEMENT OF APPROPRIATIONS FOR RETAINED EARNINGS) AND CONSOLIDATED FINANCIAL STATEMENT		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	2	PROPOSAL FOR AMENDMENT OF THE ARTICLES OF INCORPORATION		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	1	APPOINTMENT OF OUTSIDE DIRECTOR: PARK WON KOO		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	5	APPOINTMENT OF OUTSIDE DIRECTOR: KIM HONG JIN		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	6	APPOINTMENT OF OUTSIDE DIRECTOR: YANG DONG HOON		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	7	APPOINTMENT OF OUTSIDE DIRECTOR: HEO YOON		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	8	APPOINTMENT OF OUTSIDE DIRECTOR: LEE JUNG WON		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	9	APPOINTMENT OF OUTSIDE DIRECTOR: KWON SOOK KYO		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	10	APPOINTMENT OF OUTSIDE DIRECTOR: PARK DONG MOON		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	11	APPOINTMENT OF NON-EXECUTIVE DIRECTOR: PARK SUNG HO		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	12	APPOINTMENT OF INSIDE DIRECTOR: KIM JUNG TAI		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	13	APPOINTMENT OF AN OUTSIDE DIRECTOR FOR AUDIT COMMITTEE MEMBER: PAIK TAE SEUNG		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	14	APPOINTMENT OF AUDIT COMMITTEE MEMBER - OUTSIDE DIRECTOR: YANG DONGHOON		For		For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	15	APPOINTMENT OF AUDIT COMMITTEE MEMBER - OUTSIDE DIRECTOR; TANG DONGHOON APPOINTMENT OF AUDIT COMMITTEE MEMBER - OUTSIDE DIRECTOR; LEE, JUNG WON		For	For For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	16	APPOINTMENT OF AUDIT COMMITTEE MEMBER - OUTSIDE DIRECTOR: LEE, JUNG WON APPOINTMENT OF AUDIT COMMITTEE MEMBER - OUTSIDE DIRECTOR: PARK, DONG MOON		For	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021 Annual General Meeting	17	DETERMINATION OF THE COMPENSATION CEILING FOR DIRECTORS IN 2021		For	For	For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	7	Appointment of member of the Audit Committee, who is non- executive director: Suk Ho Sonu		For	For	For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	0	11				For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	0	Appointment of member of the Audit Committee, who is non- executive director: Myung Hee Choi Appointment of member of the Audit Committee, who is non- executive director: Gyutaeg Oh		For For	For For	For
RD FINANCIAL GROUP INC	Z0-Mai-Z0Z1 Allituat	7	Appointment of a non-executive director, who will serve as a member of the Audit Committee: Kyung		FOI	FOI	FOI
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	4	Ho Kim		For	For	For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	2	Appointment of Non-Executive Director Candidate: Stuart B. Solomon		For	For For	For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	2	Appointment of Non-Executive Director Candidate: Studit B. Solomon Appointment of Non-Executive Director Candidate: Suk Ho Sonu		For	For	For
		3	• • • • • • • • • • • • • • • • • • • •				+
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	4	Appointment of Non-Executive Director Candidate: Myung Hee Choi Appointment of Non-Executive Director Candidate: Kouwhan Jeong		For	For	For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	3			For	For	For
KB FINANCIAL GROUP INC	26-Mar-2021 Annual	10	Approval of financial statements and the proposed dividend payment for fiscal year 2020		For	For	For
KB FINANCIAL GROUP INC KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual 26-Mar-2021 Annual General Meeting	10	Approval of the aggregate remuneration limit for directors Appoint a Director Kobayashi, Kazumasa		For	For	For For
,	S .	3			For	For	
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	5	Appoint a Director Kobayashi, Akihiro Appoint a Director Yamane, Satoshi		For For	For	For For
KOBAYASHI PHARMACEUTICAL CO.,LTD. KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	3				For	
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	7	Appoint a Director Miyanishi, Kazuhito Appoint a Director Tsuji, Haruo		For	For	For
<u> </u>	26-Mar-2021 Annual General Meeting	8	The second secon		For	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	0	Appoint a Director Ito, Kunio		For	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	9	Appoint a Director Sasaki, Kaori		For	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	10	Approve Reduction of Capital Reserve		For	Against	Against
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021 Annual General Meeting	2	Approve Reduction of Capital Reserve		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	2	APPROVE BOARD REPORT ON COMPANY OPERATIONS FOR FY 2020		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	3	APPROVE AUDITORS' REPORT ON COMPANY FINANCIAL STATEMENTS FOR FY 2020		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	4	APPROVE SPECIAL REPORT ON PENALTIES AND VIOLATIONS		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	2	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS FOR FY 2020		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	7	APPROVE TRANSFER OF 10 PERCENT OF NET INCOME OF KWD 3,029,000 TO STATUTORY RESERVE		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	/	APPROVE DIVIDENDS OF KWD 0.005 PER SHARE FOR FY 2020		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	0	APPROVE REMUNERATION OF DIRECTORS OF KWD 113,542 FOR FY 2020		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	9	AUTHORIZE SHARE REPURCHASE PROGRAM OF UP TO 10 PERCENT OF ISSUED SHARE CAPITAL		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	10	AUTHORIZE ISSUANCE OF BONDS/DEBENTURES/SUKUK AND AUTHORIZE BOARD TO SET TERMS OF ISSUANCE		For	Against	Against
GULF BANK	27-Mar-2021 Annual General Meeting	11	APPROVE DIRECTORS' LOANS		For	Against	Against
GULF BANK	27-Mar-2021 Annual General Meeting	12	APPROVE RELATED PARTY TRANSACTIONS FOR FY 2020 AND FY 2021		For	Against	Against
GULF BANK	27-Mar-2021 Annual General Meeting	13	APPROVE DISCHARGE OF DIRECTORS FOR FY 2020		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	14	ELECT DIRECTORS (BUNDLED)		For	For	For
GULF BANK	27-Mar-2021 Annual General Meeting	15	RATIFY AUDITORS AND FIX THEIR REMUNERATION FOR FY 2021		For	For	For
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	2	Appoint a Director Horiba, Atsushi		For	For	For
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	3	Appoint a Director Saito, Juichi		For	For	For
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	4	Appoint a Director Adachi, Masayuki		For	For	For
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	5	Appoint a Director Okawa, Masao		For	For	For
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	6	Appoint a Director Nagano, Takashi		For	For	For
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	7	Appoint a Director Takeuchi, Sawako		For	For	For
							I =
HORIBA,LTD.	27-Mar-2021 Annual General Meeting	8	Appoint a Director Toyama, Haruyuki		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				APPROVE FINANCIAL STATEMENTS, STATUTORY REPORTS, AND DISCHARGE OF DIRECTORS AND		_	_	
T BANK CENTRAL ASIA TBK		Annual General Meeting	1	COMMISSIONERS		For	For	For
T BANK CENTRAL ASIA TBK		Annual General Meeting	2	APPROVE ALLOCATION OF INCOME AND DIVIDENDS		For	For	For
T BANK CENTRAL ASIA TBK		Annual General Meeting	3	APPROVE CHANGES IN BOARD OF DIRECTORS		For	For	For
T BANK CENTRAL ASIA TBK		Annual General Meeting	4	APPROVE REMUNERATION AND TANTIEM OF DIRECTORS AND COMMISSIONERS		For	For	For
T BANK CENTRAL ASIA TBK		Annual General Meeting	5	APPROVE TANUDIREDJA, WIBISANA, RINTIS REKAN AS AUDITORS		For	For	For
T BANK CENTRAL ASIA TBK		Annual General Meeting	6	APPROVE PAYMENT OF INTERIM DIVIDEND		For	For	For
PT BANK CENTRAL ASIA TBK		Annual General Meeting	7	APPROVE REVISED RECOVERY PLAN		For	For	For
/IVENDI SE		ExtraOrdinary General Meeting		AMENDMENT TO ARTICLE 20 OF THE BY-LAWS - ALLOCATION AND DISTRIBUTION OF INCOME		For	For	For
/IVENDI SE		ExtraOrdinary General Meeting		POWERS TO CARRY OUT FORMALITIES		For	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.		ExtraOrdinary General Meeting		AMENDMENTS TO THE COMPANY'S ARTICLES OF ASSOCIATION		For	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.		ExtraOrdinary General Meeting		AMENDMENTS TO THE RULES OF PROCEDURE GOVERNING THE BOARD MEETINGS		For	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.		ExtraOrdinary General Meeting		AMENDMENTS TO THE CONNECTED TRANSACTIONS DECISION-MAKING SYSTEM		For	For	For
OLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.		ExtraOrdinary General Meeting		AMENDMENTS TO THE DIVIDEND MANAGEMENT SYSTEM		For	For	For
TUMOSAN MOTOR VE TRAKTOR SANAYI A.S.		ExtraOrdinary General Meeting		OPENING AND ELECTION OF THE MEETING CHAIRMANSHIP		For	For	For
TUMOSAN MOTOR VE TRAKTOR SANAYI A.S.	29-Mar-2021	ExtraOrdinary General Meeting	5	AUTHORIZATION OF THE PRESIDENTIAL BOARD TO SIGN THE MEETING MINUTES		For	For	For
				REGARDING THE PARTIAL SPIN-OFF PROCESS TO BE DISCUSSED IN THE 6TH ITEM OF THE AGENDA				
				WITHIN THE SCOPE OF THE TURKISH COMMERCIAL CODE (TCC), THE ANNOUNCEMENT OF THE RIGHT TO				
				INSPECT, THE ANNOUNCEMENT ON THE PROTECTION OF THE CREDITORS AND THE INDEPENDENT				1
				ACCOUNTANT AND FINANCIAL ADVISOR REPORTS AND THE DISCLOSURES MADE PURSUANT TO THE				1
				ARTICLE 8 OF THE CAPITAL MARKETS BOARD'S II-23.2 MERGER AND SEPARATION COMMUNIQUE GIVING				
TUMOSAN MOTOR VE TRAKTOR SANAYI A.S.	29-Mar-2021	ExtraOrdinary General Meeting	6	INFORMATION		For	Against	Abstain
				WITHIN THE SCOPE OF THE PARTIAL DIVISION, INFORMING THE SHAREHOLDERS ABOUT THE BOARD OF				
				DIRECTORS DECLARATION STATING THAT THE EXIT RIGHT DOES NOT ARISE PURSUANT TO THE				
				COMMUNIQUE NO. II.23.3 OF THE CAPITAL MARKETS BOARD ON SIGNIFICANT TRANSACTIONS AND THE				
TUMOSAN MOTOR VE TRAKTOR SANAYI A.S.	29-Mar-2021	ExtraOrdinary General Meeting	7	RIGHT OF SEPARATION		For	Against	Abstain
			1	READING, DISCUSSION AND APPROVAL OF THE INTERIM BALANCE SHEET AND INCOME STATEMENT		1 21		1
TUMOSAN MOTOR VE TRAKTOR SANAYI A.S.	29-Mar-2021	ExtraOrdinary General Meeting	8	DATED 30.09.2020 AND THE CONSOLIDATED FINANCIAL REPORT DATED 30.09.2020		For	For	For
				ARTICLES 159 TO 179 OF TCC NUMBER 6102, ARTICLES 19 AND 20 OF KVK NUMBERED 5520, CAPITAL MARKET LAW NO 6362 AND CMB II-23.2. TUMOSAN MOTOR VE TRAKTOR SAN. A.S. TUMOSAN, WHICH WILL BE ESTABLISHED AS A 100 SUBSIDIARY OF THE COMPANY AND WITH A CAPITAL OF 1.000.000 TL, THROUGH PARTIAL DIVISION OF THE R D CENTER, WHICH IS A LEGAL ENTITY, AND THE R D SERVICE BUSINESS, WHICH IS ENGAGED IN RESEARCH AND DEVELOPMENT ACTIVITY TEKNOLOJI MUHENDISLIK SANAYI TICARET A.S. TO BE ESTABLISHED BY READING THE DIVISION REPORT PREPARED BY YOUR BOARD OF DIRECTORS AND THE DIVISION PLAN, THE DIVISION REPORT, THE DIVISION PLAN AND THE PARTIAL DIVISION IN THE ANNEX OF THE DIVISION PLAN. DISCUSSION AND APPROVAL OF THE ARTICLES OF ASSOCIATION AND THE PROPOSAL OF THE				
FILMOSANI MOTOR VE TRAVTOR SANIAVI A S	20 Mar 2021	ExtraOrdinary Conoral Monting	0	BOARD OF DIRECTORS REGARDING THE PARTIAL DEMERGER TRANSACTION		For	For	For
TUMOSAN MOTOR VE TRAKTOR SANAYI A.S. TUMOSAN MOTOR VE TRAKTOR SANAYI A.S.		ExtraOrdinary General Meeting ExtraOrdinary General Meeting		WISHES AND REOUESTS		For For	For Against	For Abstain
DB HITEK CO. LTD		Annual General Meeting	10	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION				+
DB HITEK CO. LTD DB HITEK CO. LTD		Annual General Meeting Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: YANG SEUNG JU		For	For For	For
			3	ELECTION OF INSIDE DIRECTOR: TANG SEUNG JU ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: GIM JUN DONG		For		
DB HITEK CO. LTD		Annual General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
DB HITEK CO. LTD		Annual General Meeting	3			For	For	For
AL RAJHI BANK		Ordinary General Meeting	1	VOTING ON THE BOARD OF DIRECTORS REPORT FOR THE FINANCIAL YEAR ENDED 31/12/2020 VOTING ON THE COMPANY FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31/12/2020		For	For	For
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	<u></u>			For	For	For
AL DA HII DANIK	20.11.000.	Outliness C. Litters		VOTING ON THE COMPANY'S EXTERNAL AUDITORS REPORT FOR THE FINANCIAL YEAR ENDED		F	F	_
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	3	31/12/2020		For	For	For
N. B. IIII BAAII			L	VOTING ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS FROM LIABILITY FOR THE		_	_	_
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	4	FINANCIAL YEAR ENDED 31/12/2020 VOTING ON THE RECOMMENDATION OF THE BOARD OF DIRECTORS OF DISTRIBUTION OF CASH DIVIDEND TO SHAREHOLDERS FOR THE FINANCIAL YEAR ENDED 31/12/2020 WITH TOTAL AMOUNT SAR (2,500) MILLION, ESTIMATED AT SAR (1.00) PER SHARE, REPRESENTING (10%) OF THE NOMINAL VALUE OF SHARE. THE ELIGIBILITY OF DIVIDENDS SHALL BE FOR THE BANK'S SHAREHOLDERS WHO OWN SHARES AT THE END OF TRADING DAY IN WHICH THE GENERAL ASSEMBLY MEETING IS CONVENED AND REGISTERED IN THE BANK'S SHARE REGISTRY AT SECURITIES DEPOSITORY CENTER (EDAA) AT THE END OF THE		For	For	For
			<u> </u>	SECOND TRADING DAY FOLLOWING THE DUE DATE NOTING THAT DIVIDENDS DISTRIBUTION WILL START		_	<u> </u>	_
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	5	ON (06/04/2021)		For	For	For
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	6	VOTING ON AUTHORIZING THE BOARD OF DIRECTORS TO DISTRIBUTE INTERIM CASH DIVIDEND TO THE BANK'S SHAREHOLDERS ON BIANNUALLY OR QUARTERLY BASIS FOR THE FINANCIAL YEAR 2021		For	For	For
			•	-		-	•	

Company Name		Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date					Vote	d Vote	
				VOTING ON THE APPOINTMENT OF THE BANK'S EXTERNAL AUDITORS, FROM AMONG NOMINEES BASED				
				ON AUDIT COMMITTEE RECOMMENDATION, TO EXAMINE, REVIEW AND AUDIT THE PRIMARY FINANCIAL				
				STATEMENTS FOR THE FIRST, SECOND AND THIRD QUARTER'S FINANCIAL STATEMENTS AND ANNUAL				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	7	FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR 2021, AND DETERMINING THEIR FEES		For	For	For
AL DA II II DANIZ	20 44 2024	Ordinary Canaval Manting		VOTING ON THE PAYMENT AN AMOUNT OF SAR (5,148,125) AS REMUNERATION AND COMPENSATIONS		F	Гож	F
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	δ	TO THE MEMBERS OF THE BOARD OF DIRECTORS FOR THE PERIOD FROM 01/01/2020 TO 31/12/2020 VOTING ON THE PAYMENT AN AMOUNT OF SAR (860,656) AS REMUNERATION AND COMPENSATIONS TO		For	For	For
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	9	THE MEMBERS OF THE AUDIT COMMITTEE FOR THE PERIOD FROM 01/01/2020 TO 31/12/2020		For	For	For
AL NASHI DANN	27 Mai 2021	ordinary deficial meeting		VOTING ON DELEGATING THE ORDINARY GENERAL ASSEMBLY AUTHORIZATION POWERS STIPULATED IN		101	1 01	101
				PARAGRAPH (1) OF ARTICLE (71) OF THE COMPANIES LAW TO THE BANK'S BOARD OF DIRECTORS, FOR A				
				MAXIMUM PERIOD OF ONE YEAR FROM THE DATE OF APPROVAL BY THE GENERAL ASSEMBLY TO				
				DELEGATE ITS POWERS, OR UNTIL THE END OF THE TERM OF THE DELEGATED BOARD OF DIRECTORS,				
				WHICHEVER IS EARLIER, IN ACCORDANCE WITH THE CONDITIONS CONTAINED IN THE REGULATORY				
				RULES AND PROCEDURES ISSUED PURSUANT TO THE COMPANIES LAW RELATING TO LISTED JOIN STOCK				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	10	COMPANIES		For	For	For
				VOTING ON INCREASING THE SEATS OF AUDIT COMMITTEE MEMBERS FROM THREE TO FIVE SEATS AND				
				NUMBER OF AUDIT COMMITTEE MEMBERS BECOMES FIVE MEMBERS THROUGH APPOINTING: A) MR.				
				ABDULATIF BIN ALI AL SEIF (INDEPENDENT BOARD MEMBER) - CHAIRMAN B) MR. RAEED BIN ABDULLAH				
				AL TAMIMI (NON-EXECUTIVE BOARD MEMBER) - MEMBER AS MEMBERS OF AUDIT COMMITTEE EFFECTIVE				
AL DA IIII DANIK	20 44 2024	O-diC	4.4	FROM THE DATE OF THE GENERAL ASSEMBLY APPROVAL UNTIL END OF THE CURRENT COMMITTEE TERM		F	F	F
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	111	ON 13/11/2023 VOTING ON THE FORMATION OF THE BANK'S SHARIAH BOARD FOR A TERM OF THREE YEARS EFFECTIVE		For	For	For
				FROM THE DATE OF GENERAL ASSEMBLY MEETING AND ENDING ON 28/03/2024: SHEIKH/ SULEIMAN BIN				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	12	ABDULLAH AL-MAJID		For	For	For
AL NASTII DANN	Z7-Mai-2021	Ordinary General Meeting	112	VOTING ON THE FORMATION OF THE BANK'S SHARIAH BOARD FOR A TERM OF THREE YEARS EFFECTIVE		101	1 01	1 01
				FROM THE DATE OF GENERAL ASSEMBLY MEETING AND ENDING ON 28/03/2024: SHEIKH/ SAAD BIN				
_ RAJHI BANK	29-Mar-2021	Ordinary General Meeting	13	TURKI AL-KHATHLAN		For	For	For
AL IVIOLITIES AND	27 // 101 2021	ordinary deficial meeting	13	VOTING ON THE FORMATION OF THE BANK'S SHARIAH BOARD FOR A TERM OF THREE YEARS EFFECTIVE		101	1 01	101
				FROM THE DATE OF GENERAL ASSEMBLY MEETING AND ENDING ON 28/03/2024: SHEIKH/ ABDUL AZIZ				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	14	BIN HAMIN AL HAMIN		For	For	For
		,		VOTING ON THE FORMATION OF THE BANK'S SHARIAH BOARD FOR A TERM OF THREE YEARS EFFECTIVE				
				FROM THE DATE OF GENERAL ASSEMBLY MEETING AND ENDING ON 28/03/2024: SHEIKH/ SALEH BIN				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	15	ABDULLAH AL -LAHIDAN		For	For	For
				VOTING ON THE FORMATION OF THE BANK'S SHARIAH BOARD FOR A TERM OF THREE YEARS EFFECTIVE				
				FROM THE DATE OF GENERAL ASSEMBLY MEETING AND ENDING ON 28/03/2024: SHEIKH/ ABDULLAH BIN				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	16	NASSER AL-SALAMI		For	For	For
				WOTING ON THE DUSINESS AND CONTRACTS CONSUMED DETWEEN THE DANK AND DED AND COMPANY.				
				VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND BERAIN COMPANY, IN				
				WHICH THE BOARD MEMBER MR. BADR BIN MOHAMMED AL RAJHI HAS AN INDIRECT INTEREST, BEING A				
				BOARD DIRECTOR OF THE COMPANY AND AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT TO SUPPLY BOTTLED WATER, AT ARM'S LENGTH BASIS, FOR A				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	17	PERIOD OF ONE YEAR WITH A VALUE OF SAR 356,850 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
AL IVASTII DANIK	27 Mai 2021	Ordinary General Meeting		VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND MOHAMMED BIN		101	1 01	101
				ABDULAZIZ AL RAJHI & SONS INVESTMENT COMPANY, IN WHICH THE BOARD MEMBER MR. BADR BIN				
				MOHAMMED AL RAJHI HAS AN INDIRECT INTEREST, BEING A BOARD DIRECTOR OF THE COMPANY, AND				
				AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT TO LEASE				
				SOUTH REGION MANAGEMENT BUILDING, AT ARM'S LENGTH BASIS, FOR A PERIOD OF SEVEN YEARS WITH				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	18	A VALUE OF SAR 282,373 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
				VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND MOHAMMED BIN				
				ABDULAZIZ AL RAJHI & SONS INVESTMENT COMPANY, IN WHICH THE BOARD MEMBER MR. BADR BIN		1		
				MOHAMMED AL RAJHI HAS AN INDIRECT INTEREST, BEING A BOARD DIRECTOR OF THE COMPANY, AND				
				AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT TO LEASE				
				DIRECT SALES OFFICE IN ABHA, AT ARM'S LENGTH BASIS, FOR A PERIOD OF SEVEN YEARS WITH A VALUE				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	19	OF SAR 46,000 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
				VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND MOHAMMED BIN				
				ABDULAZIZ AL RAJHI & SONS INVESTMENT COMPANY, IN WHICH THE BOARD MEMBER MR. BADR BIN		1		
				MOHAMMED AL RAJHI HAS AN INDIRECT INTEREST, BEING A BOARD DIRECTOR OF THE COMPANY, AND				
				AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT TO LEASE				
AL RAJHI BANK	20 Mar 2024	Ordinary Conoral Mostins	20	ATM SITE, AT ARM'S LENGTH BASIS, FOR A PERIOD OF FIVE YEARS WITH A VALUE OF SAR 40,250 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
AL NAJITI DANN	Z9-Mar-ZUZ1	Ordinary General Meeting	20	2020, WILLIOUT FALLENTIAL TENNO	<u> </u>	For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND NATIONAL GAS AND INDUSTRIALIZATION COMPANY, IN WHICH THE BOARD MEMBER MR. RAEED BIN ABDULLAH AL TAMIMI HAS AN INDIRECT INTEREST, BEING A BOARD DIRECTOR OF THE COMPANY, AND AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT TO LEASE ATM SITE, AT ARM'S		Vote	d Vote	
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	21	LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR 126,500 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
7.2.70.0711.0711.07	27 mar 202 i	ordinary denotativiteering		VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND FURSAN TRAVEL AND TOURISM COMPANY, IN WHICH THE BOARD CHAIRMAN MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS A DIRECT INTEREST, BEING THE OWNER OF THE COMPANY, AND AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN A CONTRACT TO PROVIDE TRAVEL AND TOURISM SERVICES, AT ARM'S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR 978,821 FOR				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	22	2020, WITHOUT PREFERENTIAL TERMS		For	For	For
				VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND THE BOARD CHAIRMAN MR. ABDULLAH BIN SULAIMAN AL RAJHI. THE TRANSACTIONS CONTAIN A CONTRACT TO LEASE AL BATHA'A EXCHANGE & REMITTANCE CENTER, AT ARM'S LENGTH BASIS, FOR A PERIOD OF ONE				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	23	YEAR WITH A VALUE OF SAR 632,500 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
				VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COOPERATIVE INSURANCE COMPANY, IN WHICH THE BOARD CHAIRMAN MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING A BOARD DIRECTOR OF THE COMPANY, AND AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN RENEWING A CONTRACT OF COMPREHENSIVE INSURANCE POLICIES FOR BANKS, PROPERTIES, BUSINESS DISRUPTION AND EXECUTIVE MANAGERS' COVERAGE, AT ARM'S LENGTH BASIS, FOR A PERIOD OF ONE YEAR WITH A VALUE OF SAR				
AL RAJHI BANK	29-Mar-2021	Ordinary General Meeting	24	99,466,000 FOR 2020, WITHOUT PREFERENTIAL TERMS		For	For	For
				VOTING ON THE BUSINESS AND CONTRACTS CONCLUDED BETWEEN THE BANK AND AL RAJHI COOPERATIVE INSURANCE COMPANY, IN WHICH THE BOARD CHAIRMAN MR. ABDULLAH BIN SULAIMAN AL RAJHI HAS AN INDIRECT INTEREST, BEING A BOARD DIRECTOR OF THE COMPANY, AND AUTHORIZE THE SAME FOR THE UPCOMING YEAR. THE TRANSACTIONS CONTAIN RENEWING A CONTRACT OF COMPREHENSIVE INSURANCE POLICIES FOR VEHICLES, AT ARM'S LENGTH BASIS, FOR A PERIOD OF ONE				
AL RAJHI BANK PT BANK NEGARA INDONESIA (PERSERO) TBK		Ordinary General Meeting Annual General Meeting	25	YEAR WITH A VALUE OF SAR 621,144,000 FOR 2020, WITHOUT PREFERENTIAL TERMS THE APPROVAL OF THE COMPANY'S ANNUAL REPORT AND VALIDATION OF THE COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS, THE BOARD OF COMMISSIONERS SUPERVISORY ACTIONS REPORT AND VALIDATION OF THE ANNUAL REPORT OF PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM FOR THE FINANCIAL YEAR 2020 ALONG WITH GRANTING FULL RELEASE AND DISCHARGE (VOLLEDIG ACQUIT ET DE CHARGE) TO ALL MEMBERS OF THE BOARD OF DIRECTORS FROM THE MANAGEMENT ACTIONS AND TO ALL MEMBERS OF THE BOARD OF COMMISSIONERS FROM THE SUPERVISORY ACTIONS CARRIED OUT FOR THE FINANCIAL YEAR 2020		For	For	For
TT DATE NEGATA INDONESIA (I EISERO) IBR	Z7 Mai 2021	Annual General Meeting	-	SOLEKIJOKI NETICIJ GRANILE GOTTOK TILE I IVANGAL TEM 2020			1 01	101
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	Annual General Meeting	3	THE APPROVAL OF THE USE OF THE NET PROFITS OF THE COMPANY'S FOR THE FINANCIAL YEAR 2020 THE DETERMINATION OF THE REMUNERATION (SALARY, ALLOWANCE, AND FACILITIES) FOR THE BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS OF THE COMPANY FOR THE YEAR 2021 AS WELL AS		For	For	For
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	Annual General Meeting	4	TANTIEM FOR THE YEAR 2020 THE APPOINTMENT OF A REGISTERED PUBLIC ACCOUNTANTS FIRM TO PERFORM THE AUDIT ON THE		For	Against	Combination
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	Annual General Meeting	5	COMPANY'S CONSOLIDATED FINANCIAL STATEMENTS AND THE ANNUAL REPORT OF PARTNERSHIP AND COMMUNITY DEVELOPMENT PROGRAM FOR THE FINANCIAL YEAR 2021		For	Against	Combination
PT BANK NEGARA INDONESIA (PERSERO) TBK		Annual General Meeting	6	APPROVAL OF THE AMENDMENTS OF THE COMPANY'S ARTICLE OF ASSOCIATION		For	Against	Against
PT BANK NEGARA INDONESIA (PERSERO) TBK	20 Mar 2021	Annual General Meeting	7	APPROVAL ON THE TRANSFER OF SHARES RESULTING FROM BUYBACK OF SHARES THAT IS KEPT AS A TREASURY STOCK		For	Against	Against
PT BANK NEGARA INDONESIA (PERSERO) TBK		Annual General Meeting	8	THE APPROVAL OF THE UPDATING RECOVERY PLAN REPORT OF THE COMPANY		For For	Against For	Against For
DT DANK NEGADA INDONEGIA (DEDGEDO) TDV		J		AFFIRMATION ON THE IMPLEMENTATION OF REGULATION OF THE MINISTER OF STATE OWNED ENTERPRISES NUMBER PER-11/MBU/11/2020 DATED NOVEMBER 12, 2020 CONCERNING MANAGEMENT		For		
PT BANK NEGARA INDONESIA (PERSERO) TBK PT BANK NEGARA INDONESIA (PERSERO) TBK		Annual General Meeting Annual General Meeting	10	CONTRACT AND ANNUAL MANAGEMENT CONTRACT OF STATE OWNED ENTERPRISES THE CHANGE IN THE COMPANY'S MANAGEMENT COMPOSITION		For For	For Against	For Against
, ,				APPROVAL TO GIVE FINANCIAL ASSISTANCE IN CONNECTION WITH THE ACQUISITION BY THE COMPANY OF ALL OF THE ISSUED SHARES IN BEGA DAIRY AND DRINKS PTY LTD ABN 65 004 486 631, AS DESCRIBED				
BEGA CHEESE LTD	29-Mar-2021	ExtraOrdinary General Meetin	g 1	IN THE DISCLOSURE STATEMENT ACCOMPANYING THE NOTICE OF MEETING RESOLUTION REGARDING ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET AND THE		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	Annual General Meeting	12	CONSOLIDATED INCOME STATEMENT AND THE INCOME STATEMENT AND THE BALANCE SHEET RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	Annual General Meeting	30	PRESIDENT FROM LIABILITY: JOHAN TORGEBY (AS PRESIDENT)		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	Annual General Meeting	31	DETERMINATION OF THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE SHAREHOLDERS' MEETING: THE NOMINATION COMMITTEE PROPOSES 9 DIRECTORS		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	Annual General Meeting	32	DETERMINATION OF THE NUMBER OF AUDITORS TO BE ELECTED BY THE SHAREHOLDERS' MEETING: THE NOMINATION COMMITTEE PROPOSES ONE AUDITOR		For	For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		DETERMINATION OF FEEL TO THE DOADD OF DIDECTORS AND AUDITORS, FEEL TO THE DOADD OF		Vote	d Vote	
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	33	DETERMINATION OF FEES TO THE BOARD OF DIRECTORS AND AUDITORS: FEES TO THE BOARD OF DIRECTORS		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	34	DETERMINATION OF FEES TO THE BOARD OF DIRECTORS AND AUDITORS: FEES TO THE AUDITOR		For	For	For
SIGNITURA ENSINEEDA DANNEN AD	30 Mai 2021 Aimaat General Meeting	34	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:		1 01	101	1 01
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	35	SIGNHILD ARNEGARD HANSEN		For	For	For
			ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	36	ANNE-CATHERINE BERNER		For	For	For
			ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	37	WINNIE FOK		For	For	For
CIVANDINANICIVA ENCIVII DA DANIVENTAD	20 11 2024 1 1 6 1 11 11	20	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:		_	_	_
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	38	SVEN NYMAN ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	39	LARS OTTERSGARD		For	For	For
SKANDINAVISKA ENSKIEDA DANKEN AD	30-Mai-2021 Aimaat General Meeting	37	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:		1 01	1 01	1 01
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	40	JESPER OVESEN		For	Against	Against
			ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:		1 21	- I Summer	- igamic i
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	41	HELENA SAXON		For	Against	Against
			ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	42	JOHAN TORGEBY		For	Against	Against
			ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS UNTIL THE ANNUAL GENERAL MEETING 2022:				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	43	MARCUS WALLENBERG		For	Against	Against
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	44	ELECTION OF THE CHAIR OF THE BOARD OF DIRECTORS MARCUS WALLENBERG		For	Against	Against
			ELECTION OF AUDITOR: THE NOMINATION COMMITTEE PROPOSES ELECTION OF THE REGISTERED				
			PUBLIC ACCOUNTING FIRM ERNST & YOUNG AB FOR THE PERIOD UP TO AND INCLUDING THE ANNUAL				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	45	GENERAL MEETING 2022. SHOULD ERNST & YOUNG AB BE ELECTED, THE AUTHORISED PUBLIC ACCOUNTANT HAMISH MABON WILL BE MAIN RESPONSIBLE		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	46	THE BOARD OF DIRECTOR'S REMUNERATION REPORT 2020		For	For For	For
SIGNATIONA ENSINERA DANNEN AD	30 Mai 2021 Aimad General Meeting	10	THE BOARD OF DIRECTOR'S PROPOSAL ON LONG-TERM EQUITY PROGRAMMES FOR 2021: SEB ALL		101	1 01	1 01
			EMPLOYEE PROGRAMME 2021 (AEP) FOR ALL EMPLOYEES IN MOST OF THE COUNTRIES WHERE SEB				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	47	OPERATES		For	For	For
			THE BOARD OF DIRECTOR'S PROPOSAL ON LONG-TERM EQUITY PROGRAMMES FOR 2021: SEB SHARE				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	48	DEFERRAL PROGRAMME 2021 (SDP) FOR THE GROUP EXECUTIVE COMMITTEE		For	For	For
			THE BOARD OF DIRECTOR'S PROPOSAL ON LONG-TERM EQUITY PROGRAMMES FOR 2021: SEB				
			RESTRICTED SHARE PROGRAMME 2021 (RSP) FOR OTHER THAN SENIOR MANAGERS IN CERTAIN BUSINESS			_	_
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	49	UNITS		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	50	THE BOARD OF DIRECTOR'S PROPOSAL ON THE ACQUISITION AND SALE OF THE BANK'S OWN SHARES: ACQUISITION OF THE BANK'S OWN SHARES IN ITS SECURITIES BUSINESS		For	For	For
SKANDINAVISKA ENSKIEDA BANKEN AB	30-Mai-2021 Allituat Generat Meeting	30	THE BOARD OF DIRECTOR'S PROPOSAL ON THE ACQUISITION AND SALE OF THE BANK'S OWN SHARES:		For	For	For
			ACOUISITION AND SALE OF THE BANK'S OWN SHARES FOR CAPITAL PURPOSES AND FOR LONG-TERM				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	51	EQUITY PROGRAMMES		For	For	For
			THE BOARD OF DIRECTOR'S PROPOSAL ON THE ACQUISITION AND SALE OF THE BANK'S OWN SHARES:				
			TRANSFER OF THE BANK'S OWN SHARES TO PARTICIPANTS IN THE 2021 LONG-TERM EQUITY				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	52	PROGRAMMES		For	For	For
			THE BOARD OF DIRECTOR'S PROPOSAL FOR DECISION ON AUTHORIZATION TO THE BOARD OF				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	53	DIRECTORS TO ISSUE CONVERTIBLES		For	For	For
			THE BOARD OF DIRECTOR'S PROPOSAL ON THE APPOINTMENT OF AUDITORS OF FOUNDATIONS THAT				
			HAVE DELEGATED THEIR BUSINESS TO THE BANK: THE BOARD OF DIRECTORS PROPOSES THAT KARIN WESTERLUND, MAZARS AB, IS APPOINTED AUDITOR IN THE FOUNDATION "VON WILLEBRANDSKA"				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	54	UNDERSTODSSTIFTELSEN"		For	For	For
STORIEST CONTEST OF THE PROPERTY OF	So mar 2021 Annual Scheral Meeting	3.			1 01	1 01	1 01
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	55	THE BOARD OF DIRECTOR'S PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION: SECTIONS 1, 3 AND 8		For	For	For
			RESOLUTION REGARDING ALLOCATION OF THE BANK'S PROFITS OR LOSSES IN ACCORDANCE WITH THE				
			ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES A DIVIDEND OF SEK 4.10 PER SHARE				
			AND 1 APRIL 2021 AS RECORD DATE FOR THE DIVIDEND. IF THE MEETING DECIDES ACCORDING TO THE				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	13	PROPOSAL THE DIVIDEND IS EXPECTED TO BE DISTRIBUTED BY EUROCLEAR ON 8 APRIL 2021		For	For	For
CVANDINAVICVA ENCIVIL DA BANIVENI AB	20 Mar 2024 Applied Consert Master	4.4	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT FROM LIABILITY: JOHAN H. ANDRESEN		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	14	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	15	PRESIDENT FROM LIABILITY: SIGNHILD ARNEGARD HANSEN		For	For	For
STATEMENT FROM FOR DANKER AD	30 mai 2021 Aillidat Gellerat Meetilig	13	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		101	101	1 01
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meeting	16	PRESIDENT FROM LIABILITY: ANNE-CATHERINE BERNER		For	For	For
		1			1 **		+
			RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE				

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
	Date		RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		Vote	d Vote	
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 18	PRESIDENT FROM LIABILITY: WINNIE FOK		For	For	For
			RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 19	PRESIDENT FROM LIABILITY: ANNA-KARIN GLIMSTROM		For	For	For
CIVANDINANICIVA ENCIVII DA DANIVENI AD	20 Han 2024 Americal Comment Handin		RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		F	F	F
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 20	PRESIDENT FROM LIABILITY: ANNIKA DAHLBERG RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 21	PRESIDENT FROM LIABILITY: CHARLOTTA LINDHOLM		For	For	For
MANDINATISMA ENSINEDA DANNEN AD	30 Mai 2021 Ailidat Generat Meetii	5 21	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		1 01	101	1 01
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 22	PRESIDENT FROM LIABILITY: SVEN NYMAN		For	For	For
			RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 23	PRESIDENT FROM LIABILITY: MAGNUS OLSSON		For	For	For
			RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 24	PRESIDENT FROM LIABILITY: LARS OTTERSGARD		For	For	For
			RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 25	PRESIDENT FROM LIABILITY: JESPER OVESEN		For	For	For
CIVANIDINIANICIVA ENCIVII DA DANIVENI AD	20 11 2024 1 1 6 1 11 11	26	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		_	_	_
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 26	PRESIDENT FROM LIABILITY: HELENA SAXON RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		For	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 27	PRESIDENT FROM LIABILITY: JOHAN TORGEBY (AS MEMBER OF THE BOARD OF DIRECTORS)		For	For	For
OKANDINAVISKA ENSKILDA DANKEN AD	30-Mai-2021 Allituat Gerierat Meetili	g 27	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		FOI	For	FOI
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 28	PRESIDENT FROM LIABILITY: MARCUS WALLENBERG		For	For	For
MANUNATISMA ENSINEDA DANNEN AD	30 Mai 2021 Aimaa General Meetii	5 20	RESOLUTION REGARDING DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE		1 01	101	1 01
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 29	PRESIDENT FROM LIABILITY: HAKAN WESTERBERG		For	For	For
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM THE				
			SHAREHOLDER ELISABETH DAHLERUS DAHLIN ON DISPOSITIONS OF THE BANK'S LENDING TO FOSSIL				
			FUELS AND INVESTMENT IN THE SAME: THE BANK IMMEDIATELY SHALL WORK FOR THE EXCLUSION OF				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 56	FOSSIL COMPANIES AS BORROWERS IN THE BANK		None		For
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM THE				
			SHAREHOLDER ELISABETH DAHLERUS DAHLIN ON DISPOSITIONS OF THE BANK'S LENDING TO FOSSIL				
			FUELS AND INVESTMENT IN THE SAME: THE BANK SHALL EXCLUDE FOSSIL FUELS AS INVESTMENT				_
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 57	OBJECTS		None		For
			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM THE SHAREHOLDER ROLF LINDAHL ON THE BANK'S FINANCING OF COMPANIES TO KEEP THE WORLD BELOW				
			1.5 DECREE C: BY 2025, THE BANK WILL ONLY FINANCE THOSE COMPANIES AND PROJECTS THAT ARE IN				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 58	LINE WITH WHAT SCIENCE REQUIRES FOR THE WORLD TO STAY BELOW 1.5 DECREE C		None		For
MANUNAYISHA ENSKIEDA DANKEN AD	30 Mai 2021 Annaa General Meetin	5 30	PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: PROPOSAL FROM THE		Hone		1 01
			SHAREHOLDER ROLF LINDAHL ON THE BANK'S FINANCING OF COMPANIES TO KEEP THE WORLD BELOW				
			1.5 DECREE C: THE BOARD OF DIRECTORS OF THE BANK SHALL REPORT BACK ON HOW THIS HAS BEEN				
			IMPLEMENTED AT THE LATEST AT THE 2022 ANNUAL GENERAL MEETING AND THEREAFTER ANNUALLY				
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021 Annual General Meetin	g 59	UNTIL IT HAS BEEN FULLY IMPLEMENTED		None		For
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021 Annual	5	Appointment of Independent Auditors for Year 2021.		None		For
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021 Annual	4	Amendment to the Policy on Compensation for the Board of Directors.		None		For
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021 Annual	1	Approval of the 2020 Annual Report.		None		For
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021 Annual	2	Approval of the Financial Statements for the year ended on December 31, 2020.		None		For
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021 Annual	J 3	Compensation for the Board of Directors - 2020.		None	For	For
KIRIN HOLDINGS COMPANY,LIMITED KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin 30-Mar-2021 Annual General Meetin		Approve Appropriation of Surplus Appoint a Director Isozaki, Yoshinori		For For	For For	For For
KIRIN HOLDINGS COMPANY,LIMITED KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin	_	Appoint a Director Isozaki, Yoshinori Appoint a Director Nishimura, Keisuke		For	For	For
KIRIN HOLDINGS COMPANY, LIMITED	30-Mar-2021 Annual General Meetin	_	Appoint a Director Miyoshi, Toshiya		For	For	For
KIRIN HOLDINGS COMPANY, LIMITED	30-Mar-2021 Annual General Meetin		Appoint a Director Yokota, Noriya		For	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin	-	Appoint a Director Kobayashi, Noriaki		For	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin	-	Appoint a Director Mori, Masakatsu		For	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin		Appoint a Director Yanagi, Hiroyuki		For	Against	Against
KIRIN HOLDINGS COMPANY, LIMITED	30-Mar-2021 Annual General Meetin	•	Appoint a Director Matsuda, Chieko		For	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin		Appoint a Director Shiono, Noriko		For	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin	_	Appoint a Director Rod Eddington		For	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021 Annual General Meetin	_	Appoint a Director George Olcott		For	For	For
KIRIN HOLDINGS COMPANY, LIMITED	30-Mar-2021 Annual General Meetin	_	Appoint a Director Kato, Kaoru		For	For	For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meetin	-	Appoint a Director Morishita, Kazuki		For	For	For
· · · · · · · · · · · · · · · · · · ·	120 11 2024 11 12 11 11					I E O F	lFor
GUNGHO ONLINE ENTERTAINMENT,INC.	30-Mar-2021 Annual General Meetin	-	Appoint a Director Sakai, Kazuya		For	For	+
· · · · · · · · · · · · · · · · · · ·	30-Mar-2021 Annual General Meetin 30-Mar-2021 Annual General Meetin 30-Mar-2021 Annual General Meetin	g 4	Appoint a Director Sakai, Kazuya Appoint a Director Kitamura, Yoshinori Appoint a Director Yoshida, Koji		For For	For For	For

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name Recommende	Recommende	Vote
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	7	Appoint a Director Oba, Norikazu	Vote For	d Vote For	For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	8	Appoint a Director Onishi, Hidetsugu	For	For	For
GUNGHO ONLINE ENTERTAINMENT,INC.	30-Mar-2021 Annual General Meeting	9	Appoint a Director Miyakawa, Keiji	For	For	For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	10	Appoint a Director Tanaka, Susumu	For	For	For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	11	Appoint a Corporate Auditor Ochi, Masato	For	For	For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	12	Appoint a Corporate Auditor Octif, Masaco Appoint a Corporate Auditor Uehara, Hiroto	For	For	For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	13	Appoint a Corporate Auditor Geriara, Tilloto Appoint a Corporate Auditor Kaba, Toshiro	For	For	
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting	14	Approve Details of the Compensation to be received by Corporate Auditors	For	For	For For
GUNGHO ONLINE ENTERTAINMENT, INC.	30-Mar-2021 Annual General Meeting					
		15	Approve Details of Compensation as Stock-Linked Compensation Type Stock Options for Directors	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	2	Appoint a Director Hama, Itsuo	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	3	Appoint a Director Kikukawa, Masazumi	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	4	Appoint a Director Kobayashi, Kenjiro	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	5	Appoint a Director Sakakibara, Takeo	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	6	Appoint a Director Kume, Yugo	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	7	Appoint a Director Noritake, Fumitomo	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	8	Appoint a Director Suzuki, Hitoshi	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	9	Appoint a Director Uchida, Kazunari	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	10	Appoint a Director Shiraishi, Takashi	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	11	Appoint a Director Sugaya, Takako	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	12	Appoint a Director Yasue, Reiko	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	13	Appoint a Corporate Auditor Suzuki, Atsuko	For	For	For
LION CORPORATION	30-Mar-2021 Annual General Meeting	14	Approve Details of the Performance-based Stock Compensation to be received by Directors	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	2	Approve Appropriation of Surplus	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	3	Appoint a Director Yamaishi, Masataka	For	Against	Against
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	4	Appoint a Director Noro, Masaki	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	5	Appoint a Director Matsuo, Gota	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	6	Appoint a Director Nakamura, Toru	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	7	Appoint a Director Nitin Mantri	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	8	Appoint a Director Nakayama, Yasuo	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	0	Appoint a Director Okada, Hideichi	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	10	Appoint a Director Takenaka, Nobuo	For	For	For
THE YOKOHAMA RUBBER COMPANY,LIMITED	30-Mar-2021 Annual General Meeting	11	Appoint a Director Kono, Hirokazu	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	12	Appoint a Director Yamane, Takashi	For	For	For
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting		Appoint a Director Hori, Masatoshi		For	For
		13 14	10.	For		
THE YOKOHAMA RUBBER COMPANY, LIMITED	30-Mar-2021 Annual General Meeting	14	Appoint a Corporate Auditor Mikami, Osamu	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	3	Appoint a Director Nagao, Yoshiaki	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	4	Appoint a Director Kubo, Hiroshi	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	5	Appoint a Director Hayashi, Tomohiko	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	6	Appoint a Director Kitamura, Yoshiki	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	7	Appoint a Director Yoshizaki, Takuo	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	8	Appoint a Director Sano, Koji	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	9	Appoint a Director Nogami, Yoshiyuki	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	10	Appoint a Corporate Auditor Kameyama, Harunobu	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	2	Amend Articles to: Approve Minor Revisions	For	For	For
YAMABIKO CORPORATION	30-Mar-2021 Annual General Meeting	11	Appoint a Substitute Corporate Auditor Kaimori, Hiroshi	For	For	For
SHIMANO INC.	30-Mar-2021 Annual General Meeting	2	Approve Appropriation of Surplus	For	For	For
SHIMANO INC.	30-Mar-2021 Annual General Meeting	3	Appoint a Director Chia Chin Seng	For	For	For
SHIMANO INC.	30-Mar-2021 Annual General Meeting	4	Appoint a Director Otsu, Tomohiro	For	Against	Against
SHIMANO INC.	30-Mar-2021 Annual General Meeting	5	Appoint a Director Yoshida, Tamotsu	For	Against	Against
SHIMANO INC.	30-Mar-2021 Annual General Meeting	6	Appoint a Director Ichijo, Kazuo	For	For	For
SHIMANO INC.	30-Mar-2021 Annual General Meeting	7	Appoint a Director Katsumaru, Mitsuhiro	For	For	For
SHIMANO INC.	30-Mar-2021 Annual General Meeting	8	Appoint a Director Sakakibara, Sadayuki	For	For	For
			ADOPTION OF THE FINANCIAL STATEMENTS, INCLUDING ALSO THE ADOPTION OF THE CONSOLIDATED			
NESTE CORPORATION	30-Mar-2021 Annual General Meeting	10	FINANCIAL STATEMENTS	For	For	For
			USE OF THE PROFIT SHOWN IN THE BALANCE SHEET AND DECIDING ON THE PAYMENT OF DIVIDEND: THE			1
			BOARD OF DIRECTORS PROPOSES TO THE AGM THAT A DIVIDEND OF EUR 0.80 PER SHARE BE PAID ON			
NESTE CORPORATION	30-Mar-2021 Annual General Meeting	11	THE BASIS OF THE APPROVED BALANCE SHEET FOR 2020	For	For	For
TESTE CONTONATION	30 mai 2021 Annual General Meeting		DISCHARGING THE MEMBERS OF THE BOARD OF DIRECTORS AND THE PRESIDENT AND CEO FROM	1 01	1 01	1.0
	1			-	For	For
NESTE CORPORATION	30-Mar-2021 Annual Conoral Mosting	12	I I ABILITY	I For		
NESTE CORPORATION	30-Mar-2021 Annual General Meeting	12	LIABILITY REMINERATION REPORT	For	For	+
NESTE CORPORATION NESTE CORPORATION NESTE CORPORATION	30-Mar-2021 Annual General Meeting 30-Mar-2021 Annual General Meeting 30-Mar-2021 Annual General Meeting	12 13 15	LIABILITY REMUNERATION REPORT DECIDING THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS	For For None	For	For

NESTE CORPORATION NESTE CORPORATION NESTE CORPORATION	Date				Vote	Recommende	
NESTE CORPORATION						n Vote	
NESTE CORPORATION	I			ELECTION OF THE CHAIR, THE VICE CHAIR, AND THE MEMBERS OF THE BOARD OF DIRECTORS: REELECT MATTI KAHKONEN (CHAIR), SONAT BURMAN OLSSON, NICK ELMSLIE, MARTINA FLOEL, JEAN-BAPTISTE			
NESTE CORPORATION				RENARD , JARI ROSENDAL, JOHANNA SODERSTROM AND MARCO WIREN (VICE CHAIR) AS DIRECTORS			
NESTE CORPORATION	30-Mar-2021	Annual General Meeting	17	ELECT JOHN ABBOTT AS NEW DIRECTOR	None		For
		Annual General Meeting	18	DECIDING THE REMUNERATION OF THE AUDITOR	For	For	For
NESTE CURPURATION		Annual General Meeting	19	ELECTION OF THE AUDITOR: KPMG OY AB	For	For	For
NESTE CORPORATION		Annual General Meeting	20	AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE THE BUYBACK OF COMPANY SHARES	For	For	For
NESTE CORPORATION		Annual General Meeting	21	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	For	For	For
				TO RECEIVE, CONSIDER AND ADOPT THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL			
				STATEMENTS OF THE COMPANY FOR THE YEAR ENDED DECEMBER 31, 2020 ALONG WITH THE			
ENGRO FERTILIZERS LIMITED	30-Mar-2021	Annual General Meeting	1	DIRECTORS' AND AUDITORS' REPORTS, THEREON AND THE CHAIRMAN'S REVIEW REPORT	For	For	For
				TO DECLARE, AS RECOMMENDED BY THE DIRECTORS, THE PAYMENT OF FINAL CASH DIVIDEND AT THE			
				RATE OF PKR 4 PER SHARE (40%) FOR THE YEAR ENDED DECEMBER 31, 2020. THIS IS IN ADDITION TO			
ENGRO FERTILIZERS LIMITED	30-Mar-2021	Annual General Meeting	2	INTERIM DIVIDENDS OF PKR 9 PER SHARE (90%)	For	For	For
				TO APPOINT AUDITORS FOR THE YEAR 2021 AND FIX THEIR REMUNERATION. THE MEMBERS ARE HEREBY			
				NOTIFIED THAT THE BOARD AUDIT COMMITTEE AND THE BOARD OF DIRECTORS HAVE RECOMMENDED			
				THE NAME OF RETIRING AUDITORS M/S. A.F. FERGUSON & CO., CHARTERED ACCOUNTANTS FOR RE-			
ENGRO FERTILIZERS LIMITED	30-Mar-2021	Annual General Meeting	3	APPOINTMENT AS AUDITORS OF THE COMPANY	For	Against	Against
				TO APPROVE SHORT-TERM LOAN/FINANCING FACILITY TO THE ENGRO CORPORATION LIMITED,			
				HOLDING COMPANY AND TO CONSIDER, AND IF THOUGHT FIT, TO PASS WITH OR WITHOUT			
				MODIFICATION THE FOLLOWING RESOLUTION AS A SPECIAL RESOLUTION: "RESOLVED THAT THE			
				CONSENT OF THE COMPANY IN GENERAL MEETING BE AND IS HEREBY ACCORDED TO LEND/PROVIDE			
				SHORT-TERM FUNDED AND UNFUNDED FINANCING FACILITIES / SECURITY OF UP TO THE AMOUNT OF			
				PKR 6 BILLION TO THE ENGRO CORPORATION LIMITED, HOLDING COMPANY. FURTHER RESOLVED THAT			
				THE CHIEF EXECUTIVE OFFICER, CHIEF FINANCIAL OFFICER AND/OR COMPANY SECRETARY OF THE			
				COMPANY BE AND IS HEREBY AUTHORIZED TO, SINGLY, DO ALL ACTS, DEEDS, AND THINGS, TAKE ANY			
				AND ALL NECESSARY STEPS, TO FULFILL THE LEGAL, CORPORATE AND PROCEDURAL FORMALITIES AND			
				FILE ALL NECESSARY DOCUMENTS/RETURNS AS DEEMED NECESSARY ON THIS BEHALF AND THE MATTERS			
ENGRO FERTILIZERS LIMITED		Annual General Meeting	4	ANCILLARY THERETO TO FULLY ACHIEVE THE OBJECT OF THE AFORESAID RESOLUTION."	For	Against	Against
DAIWA INDUSTRIES LTD.		Annual General Meeting	5	Appoint a Director Saito, Sumio	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	6	Appoint a Director Ozaki, Masahiro	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	7	Appoint a Director Hirade, Kazushige	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	8	Appoint a Director Kudo, Tetsuro	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	1	Appoint a Director Ozaki, Shigeru	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	2	Appoint a Director Ozaki, Atsushi	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	3	Appoint a Director Sugita, Toshihiro	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	4	Appoint a Director Ono, Yoshiaki	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	9	Appoint a Corporate Auditor Suido, Yoshihiro	For	For	For
DAIWA INDUSTRIES LTD.		Annual General Meeting	10	Approve Provision of Retirement Allowance for Retiring Directors	For	Against	Against
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	Annual General Meeting	4	OPENING AND FORMING THE MEETING CHAIRMANSHIP	For	For	For
DOCUS OTOMOTIV SERVIS VE TIC	20 11 2024	Annual Conoral Mastins	E	READING AND DISCUSSION OF THE ANNUAL ACTIVITY REPORT OF THE BOARD OF DIRECTORS AND SUBMITTING IT FOR APPROVAL	For	For	For
DOGUS OTOMOTIV SERVIS VE TIC		Annual General Meeting Annual General Meeting	6	READING THE INDEPENDENT AUDITORS REPORT	For For	For For	For
DOGUS OTOMOTIV SERVIS VE TIC			7	READING, DISCUSSING AND SUBMITTING THE FINANCIAL STATEMENTS FOR APPROVAL	For	For	For
DOGUS OTOMOTIV SERVIS VE TIC	3U-Mdf-2021	Annual General Meeting	/	THE RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THEIR WORK IN THE YEAR OF	FUI	FUI	FUI
DOGUS OTOMOTIV SERVIS VE TIC	30 Mar 2024	Annual General Meeting	R	ACTIVITY	For	For	For
JOGOS OTOMOTIV SERVIS VE TIC	SU-Mdr-ZUZT	Annual General Meeting	0	DISCUSSING AND RESOLVING THE PROPOSAL OF THE BOARD OF DIRECTORS REGARDING THE PROFIT	For	For	For
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	Annual General Meeting	9	AND LOSS OCCURRED DURING THE PROPOSAL OF THE BOARD OF DIRECTORS REGARDING THE PROFIT	For	For	For
POGGS OTOMOTIA STIVAIS AT LIC	30-Mai-2021	Amual General Meeting	1	DETERMINING THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS AND THEIR TERMS OF OFFICE,	For	1 01	1 01
				PROVIDING INFORMATION ABOUT THE CANDIDATES AND ELECTING THE MEMBERS OF THE BOARD OF			
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	Annual General Meeting	10	DIRECTORS	For	For	For
SOCIO OTOMOTIT SERVID TE TIC	30 Mai - 2021	, amount deficial meeting	1.0	DETERMINING THE WAGES OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THEIR RIGHTS SUCH AS	101	1 01	101
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	Annual General Meeting	11	ATTENDANCE FEE, BONUS AND PREMIUM	For	Against	Against
55555 6 TOMOTTY SERVID YE TIC	30 Mai - 2021	, amount deficial meeting	+	DISCUSSION AND SUBMISSION OF THE INDEPENDENT AUDIT FIRM DESIGNATED AS THE COMPANY	101	ASUIISC	- Fallist
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	Annual General Meeting	12	AUDITOR FOR 2021 BY THE BOARD OF DIRECTORS	For	For	For
DOGUS OTOMOTIV SERVIS VE TIC		Annual General Meeting	13	INFORMING THE SHAREHOLDERS ABOUT DONATIONS AND AIDS MADE DURING THE ACTIVITY YEAR	For	Against	Abstain
POGOS OTOMOTIA STIVAIS AT LIC	30-Mai-2021	Amidat General Meeting	13	INFORMING THE SHAREHOLDERS ABOUT DONATIONS AND AIDS MADE DURING THE ACTIVITY TEAR INFORMING THE SHAREHOLDERS ABOUT THE TRANSACTIONS MADE WITH THE RELATED PARTIES DURING	1 01	Agailist	Austaill
DOGUS OTOMOTIV SERVIS VE TIC	20 Mar 2024	Annual General Meeting	14	THE ACTIVITY YEAR	For	Against	Abstain
POGOS OTOMOTIA SEKAIS AE LIC	3U-Md1-2U21	Annual General Meeting	14	INFORMING THE SHAREHOLDERS ABOUT THE INCOME AND BENEFITS OBTAINED FROM THE GUARANTEES,	I UI	Agailist	Abstaill
	20 Mar 2024	Annual General Meeting	15	PLEDGES, MORTGAGES AND SURETIES GIVEN IN FAVOR OF THIRD PARTIES	For	Against	Abstain
DOCUS OTOMOTIV SERVIS VE TIC	3U-Mar-2UZT	Annual General Meeting	13	,	For	Against	Abstain
DOGUS OTOMOTIV SERVIS VE TIC			1	INFORMING THE SHAREHOLDERS ABOUT THE COMPANY'S OWN SHARES THAT HAVE NOT BEEN SOLD AND	I		

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			1.3.6 OF THE CORPORATE GOVERNANCE PRINCIPLES REGULATED BY THE CAPITAL MARKETS BOARD.		Vote	d Vote	
				PROVIDING INFORMATION ABOUT IMPORTANT TRANSACTIONS THAT MAY CAUSE CONFLICT OF INTEREST				
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	1 Annual General Meeting	17	DURING THE ACTIVITY YEAR		For	Against	Abstain
DOGGS GTOMOTIV SERVIS VE TIC	30 Mai 2021	Annual General Meeting	17	AUTHORIZATION OF THE MEMBERS OF THE BOARD OF DIRECTORS TO CARRY OUT THE WORK AND		1 01	Agamse	Abstain
DOGUS OTOMOTIV SERVIS VE TIC	30-Mar-2021	1 Annual General Meeting	18	TRANSACTIONS SPECIFIED IN ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE		For	For	For
DOGUS OTOMOTIV SERVIS VE TIC		1 Annual General Meeting	19	WISHES AND CLOSING		For	Against	Abstain
SELCUK ECZA DEPOSU TICARET VE SANAYI AS		1 Ordinary General Meeting	4	OPENING AND CREATION OF THE PRESIDENTIAL BOARD		For	For	For
SELCUK ECZA DEPOSU TICARET VE SANAYI AS		1 Ordinary General Meeting	5	READING AND DISCUSSION OF THE 2020 ANNUAL REPORT PREPARED BY THE BOARD OF DIRECTORS		For	For	For
SELCUK ECZA DEPOSU TICARET VE SANAYI AS		1 Ordinary General Meeting	6	READING THE INDEPENDENT AUDIT REPORT SUMMARY FOR THE 2020 ACCOUNTING PERIOD		For	For	For
SECON EGEN BEI GOG HOMEL VE SANATIA	30 Mai 2021	oraliary delicratificating		READING, NEGOTIATION AND APPROVAL OF THE FINANCIAL STATEMENTS FOR THE 2020 ACCOUNTING		1 01	1 01	1 0.
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	7	PERIOD		For	For	For
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	8	RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS FOR THEIR 2020 ACTIVITIES AND ACCOUNTS		For	For	For
SELECTRICE DEFOSO FICARET VE SARATTAS	30-Mai-2021	Ordinary deficial meeting	0	DISCUSSING AND RESOLVING THE PROPOSAL OF THE BOARD OF DIRECTORS REGARDING THE		101	101	1 01
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	9	DISTRIBUTION OF THE 2020 FINANCIAL YEAR PROFIT AND THE PROFIT DISTRIBUTION DATE		For	For	For
	00 //(0.1 202 /		<u> </u>	INFORMING THE GENERAL ASSEMBLY ABOUT THE PAYMENTS MADE TO THE MEMBERS OF THE BOARD OF			1.0.	1
				DIRECTORS IN 2020, DETERMINING THE 2021 WAGES AND ATTENDANCE FEES FOR THE MEMBERS OF THE				
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	10	BOARD OF DIRECTORS		For	Against	Against
SELCUK ECZA DEPOSU TICARET VE SANAYI AS		1 Ordinary General Meeting	11	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS		For	For	For
	2071100		1.	INDEPENDENT AUDIT DETERMINED BY THE BOARD OF DIRECTORS TO EXAMINE THE ACTIVITIES AND		1 2 1	1	+
				ACCOUNTS OF 2021 WITHIN THE FRAMEWORK OF THE PROVISIONS OF THE TURKISH COMMERCIAL CODE			1	
				AND THE CAPITAL MARKET LAW. SUBMISSION OF ITS ESTABLISHMENT FOR THE APPROVAL OF THE				
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	12	GENERAL ASSEMBLY		For	For	For
SECON ECZA DEL OSO TICANET VE SANATI AS	30 Mai 2021	Ordinary General Meeting	112	INFORMING THE GENERAL ASSEMBLY ABOUT DONATIONS AND AIDS MADE IN 2020 AND SUBMITTING		1 01	1 01	1 01
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	13	THEM FOR APPROVAL, DETERMINING THE UPPER LIMIT OF DONATIONS AND AIDS FOR 2021		For	Against	Against
SECON ECZA DEL 030 TICANET VE SANATI AS	30-Mai-202 i	Ordinary deficial meeting	13	SUBMITTING INFORMATION TO THE GENERAL ASSEMBLY ABOUT THE INCOME OR INTERESTS THE		101	Against	Against
				COMPANY HAS OBTAINED FROM TRANSACTIONS REGARDING THE GUARANTEES, PLEDGES AND				
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	20 Mar 2021	1 Ordinary General Meeting	14	MORTGAGES GIVEN IN FAVOR OF THIRD PARTIES IN THE 2020 FISCAL YEAR		For	Against	Abstain
SELCON ECZA DEPOSO TICARET VE SANATI AS	30-Mai -202 i	Ordinary defieral meeting	14	AUTHORIZATION OF THE MEMBERS OF THE BOARD OF DIRECTORS TO PERFORM THE WORKS		For	Against	ADSTAIL
CELCULY ECZA DEDOCU TICADET VE CANAVI AC	20.44 2024	1 0 - 1 0 1 11	4.5			F	F	F
SELCUK ECZA DEPOSU TICARET VE SANAYI AS	30-Mar-2021	1 Ordinary General Meeting	15	ENUMERATED IN ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE NO. 6102		For	For	For
				PROVIDING INFORMATION TO THE GENERAL ASSEMBLY WITHIN THE FRAMEWORK OF THE PRINCIPLE				
		.		1.3.6 OF THE CORPORATE GOVERNANCE COMMUNIQUE NUMBERED (II-17.1) OF THE CAPITAL MARKETS		_		l
SELCUK ECZA DEPOSU TICARET VE SANAYI AS		1 Ordinary General Meeting	16	BOARD		For	Against	Abstain
SELCUK ECZA DEPOSU TICARET VE SANAYI AS		1 Ordinary General Meeting	17	ANY OTHER BUSINESS		Abstain	For	Abstain
SK HYNIX, INC.		1 Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
SK HYNIX, INC.		1 Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: BAK JEONG HO		For	For	For
SK HYNIX, INC.		1 Annual General Meeting	3	ELECTION OF OUTSIDE DIRECTOR: SONG HO GEUN		For	For	For
SK HYNIX, INC.		1 Annual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR: JO HYEON JAE		For	For	For
SK HYNIX, INC.		1 Annual General Meeting	5	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER: YUN TAE HWA		For	For	For
SK HYNIX, INC.		1 Annual General Meeting	6	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
SK HYNIX, INC.		1 Annual General Meeting	7	APPROVAL OF GRANT OF STOCK OPTION		For	For	For
SK HYNIX, INC.	30-Mar-2021	1 Annual General Meeting	8	APPROVAL OF GRANT OF PORTION OF STOCK OPTION		For	For	For
				THE ADDRODUTION OF THE DECLINES BY A COORD WAS INSTITUTED ADDROVED BY A MASS SHEET AND				
				THE APPROPRIATION OF THE RESULTS IN ACCORDANCE WITH THE APPROVED BALANCE SHEET AND				
				DETERMINATION OF THE RECORD DATES FOR DIVIDEND: THE BOARD OF DIRECTORS PROPOSES A				
				DIVIDEND TO THE SHAREHOLDERS OF SEK 2.00 PER SHARE. THE DIVIDEND IS PROPOSED TO BE PAID IN				
	1			TWO EQUAL INSTALLMENTS, SEK 1.00 PER SHARE WITH THE RECORD DATE THURSDAY, APRIL 1, 2021,				
	ı			TAND CEL 1 OO DED CHADE WITH THE DECODD DATE EDIDAY OCTORED 1 2021 ACCIDANCE THESE DATES I				
			- 1	AND SEK 1.00 PER SHARE WITH THE RECORD DATE FRIDAY, OCTOBER 1, 2021. ASSUMING THESE DATES		1	1	1
				WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE			1	
TELEFON AB L.M.ERICSSON	30-Mar-2021	1 Annual General Meeting	31	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021		For	For	For
TELEFON AB L.M.ERICSSON			31	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE		For	For	For
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON		Annual General Meeting Annual General Meeting	31	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING		For	For	For For
			31	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO				
			31	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING				
	30-Mar-2021		31 32 34	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING				
TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021	1 Annual General Meeting		WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED		For		For
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING		For		For
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34 35	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JON FREDRIK BAKSAAS		For None None		For For
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34 35 36	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JON FREDRIK BAKSAAS ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JAN CARLSON		For None None None		For For For Against
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34 35 36 37	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JON FREDRIK BAKSAAS ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: NORA DENZEL		For None None None None None		For For Against For
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34 35 36 37 38	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JON FREDRIK BAKSAAS ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: NORA DENZEL ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: BORJE EKHOLM		For None None None None None None		For For Against For Against
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34 35 36 37 38 39	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JON FREDRIK BAKSAAS ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: NORA DENZEL ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: BORJE EKHOLM ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: ERIC A. ELZVIK		For None None None None None None None Non		For For Against For Against For For For
TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON TELEFON AB L.M.ERICSSON	30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021 30-Mar-2021	1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting 1 Annual General Meeting	34 35 36 37 38 39 40	WILL BE THE RECORD DATES, EUROCLEAR SWEDEN AB IS EXPECTED TO DISBURSE SEK 1.00 PER SHARE ON THURSDAY, APRIL 8, 2021, AND SEK 1.00 PER SHARE ON WEDNESDAY, OCTOBER 6, 2021 DETERMINATION OF THE NUMBER OF BOARD MEMBERS AND DEPUTIES OF THE BOARD OF DIRECTORS TO BE ELECTED BY THE ANNUAL GENERAL MEETING DETERMINATION OF THE FEES PAYABLE TO MEMBERS OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING AND MEMBERS OF THE COMMITTEES OF THE BOARD OF DIRECTORS ELECTED BY THE ANNUAL GENERAL MEETING ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JON FREDRIK BAKSAAS ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: NORA DENZEL ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: BORJE EKHOLM ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: ERIC A. ELZVIK ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: KURT JOFS		For None None None None None None None		For For Against For Against For For

Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	44	ELECTION OF THE MEMBER AND DEPUTIES OF THE BOARD OF DIRECTORS: JACOB WALLENBERG		None	d Vote	Against
			ELECTION OF THE CHAIR OF THE BOARD OF DIRECTORS: THE NOMINATION COMMITTEE PROPOSES THAT				
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	45	RONNIE LETEN BE RE-ELECTED CHAIR OF THE BOARD OF DIRECTORS		None		For
			DETERMINATION OF THE NUMBER OF AUDITORS: ACCORDING TO THE ARTICLES OF ASSOCIATION, THE				
			COMPANY SHALL HAVE NO LESS THAN ONE AND NO MORE THAN THREE REGISTERED PUBLIC				
			ACCOUNTING FIRMS AS AUDITOR. THE NOMINATION COMMITTEE PROPOSES THAT THE COMPANY				
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	46	SHOULD HAVE ONE REGISTERED PUBLIC ACCOUNTING FIRM AS AUDITOR		None		For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	47	DETERMINATION OF THE FEES PAYABLE TO THE AUDITORS		None		For
			ELECTION OF AUDITOR: IN ACCORDANCE WITH THE RECOMMENDATION BY THE AUDIT AND COMPLIANCE				
			COMMITTEE, THE NOMINATION COMMITTEE PROPOSES THAT DELOITTE AB BE APPOINTED AUDITOR FOR				
			THE PERIOD FROM THE END OF THE ANNUAL GENERAL MEETING 2021 UNTIL THE END OF THE ANNUAL				
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	48	GENERAL MEETING 2022 (RE-ELECTION)		None		For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	49	RESOLUTION ON AMENDMENTS TO THE ARTICLES OF ASSOCIATION		For	For	For
		- I	LONG TERM VARIABLE COMPENSATION PROGRAM 2021 ("LTV 2021"): RESOLUTION ON IMPLEMENTATION				
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	50	OF LTV 2021		For	For	For
TELLI ON AD E.M.ENIOSSON	30 Mai 2021 Aimaat General Meeting	- 30	LONG-TERM VARIABLE COMPENSATION PROGRAM 2021 ("LTV 2021"): RESOLUTION ON TRANSFER OF		1 01	1 01	1 01
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	51	TREASURY STOCK, DIRECTED SHARE ISSUE AND ACQUISITION OFFER FOR THE LTV 2021		For	For	For
TELLI ON AD LIMILINGSSON	30 mai 2021 Allituat Gellerat Meetilig	31	LONG-TERM VARIABLE COMPENSATION PROGRAM 2021 ("LTV 2021"): RESOLUTION ON EQUITY SWAP		1 01	1 01	1 01
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	52	AGREEMENT WITH THIRD PARTY IN RELATION TO THE LTV 2021		For	For	For
ILLLI ON AD L.MI.ERICSSON	30-mai-2021 Alinual General Meeting	32	AUNCEMENT WITH THIND FANTE IN NELATION TO THE LTY 2021		For	For	For
			DESCRIPTION ON TRANSFER OF TREASURY STOCK TO EMPLOYEES AND ON AN EVOLUNCE IN RELATION				
TELEFON AND A MEDICISCON			RESOLUTION ON TRANSFER OF TREASURY STOCK TO EMPLOYEES AND ON AN EXCHANGE IN RELATION		_	_	_
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	53	TO THE EARLIER RESOLUTION ON THE LONG-TERM VARIABLE COMPENSATION PROGRAM 2020		For	For	For
			RESOLUTION ON TRANSFER OF TREASURY STOCK IN RELATION TO THE RESOLUTIONS ON THE ONGOING				_
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	54	LONG-TERM VARIABLE COMPENSATION PROGRAMS 2018 AND 2019		For	For	For
			ADOPTION OF THE INCOME STATEMENT AND THE BALANCE SHEET, THE CONSOLIDATED INCOME				
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	12	STATEMENT AND THE CONSOLIDATED BALANCE SHEET		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	13	ADOPTION OF THE REMUNERATION REPORT		For	Against	Against
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	14	APPROVE DISCHARGE OF BOARD CHAIRMAN: RONNIE LETEN		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	15	APPROVE DISCHARGE OF BOARD MEMBER: HELENA STJERNHOLM		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	16	APPROVE DISCHARGE OF BOARD MEMBER: JACOB WALLENBERG		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	17	APPROVE DISCHARGE OF BOARD MEMBER: JON FREDRIK BAKSAAS		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	18	APPROVE DISCHARGE OF BOARD MEMBER: JAN CARLSON		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	19	APPROVE DISCHARGE OF BOARD MEMBER: NORA DENZEL		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	20	APPROVE DISCHARGE OF BOARD MEMBER: BORJE EKHOLM		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	21	APPROVE DISCHARGE OF BOARD MEMBER: ERIC A. ELZVIK		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	22	APPROVE DISCHARGE OF BOARD MEMBER: KURT JOFS		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	23	APPROVE DISCHARGE OF BOARD MEMBER: KRISTIN S. RINNE		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	24	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE: TORBJORN NYMAN		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	25	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE: KJELL-AKE SOTING		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	26	APPROVE DISCHARGE OF EMPLOYEE REPRESENTATIVE: ROGER SVENSSON		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	27	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE: PER HOLMBERG		For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	28	APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE: ANDERS RIPA				
TELEFON AB L.M.ERICSSON			APPROVE DISCHARGE OF DEPUTY EMPLOYEE REPRESENTATIVE: LOREDANA ROSLUND		For	For	For
	30-Mar-2021 Annual General Meeting	29			For	For	For
TELEFON AB L.M.ERICSSON	30-Mar-2021 Annual General Meeting	30	APPROVAL OF FINANCIAL STATEMENT		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	1	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	<u></u>	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: LEE SOO IL		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: CHO HYUN BEOM		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: PARK JONG HO		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	6	ELECTION OF OUTSIDE DIRECTORS: PYO HYEON MYEONG, KANG YOUNG JAE, KIM JONG GAB		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	7	ELECTION OF AUDIT COMMITTEE MEMBERS: PYO HYEON MYEONG, KANG YOUNG JAE KIM JONG GAB		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	8	PLURALITY VOTING FOR AUDIT COMMITTEE MEMBER AS DIRECTOR		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	9	ELECTION OF OUTSIDE DIRECTOR AS AUDIT COMMITTEE MEMBER: LEE MI RA		For	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	10	ELECTION OF OUTSIDE DIRECTOR AS AUDIT COMMITTEE MEMBER: LEE HYE WOONG		For	Against	Against
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021 Annual General Meeting	11	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 Ordinary General Meeting	3	APPROVAL OF INDIVIDUAL ANNUAL ACCOUNTS AND MANAGEMENT REPORT		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 Ordinary General Meeting	4	APPROVAL OF CONSOLIDATED ANNUAL ACCOUNTS AND MANAGEMENT REPORT		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 Ordinary General Meeting	5	APPROVAL OF THE NON-FINANCIAL INFORMATION REPORT		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 Ordinary General Meeting	6	APPROVAL OF THE MANAGEMENT OF THE BOARD OF DIRECTORS		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 Ordinary General Meeting	7	ALLOCATION OF RESULTS		For	For	For
	30-Mar-2021 Ordinary General Meeting	8	REELECTION OF AUDITORS: PRICEWATERHOUSECOOPERS		For	For	For
IUNICAJA BANCO S.A.					1. ~.	1. ~.	
UNICAJA BANCO S.A.		9			For	For	For
UNICAJA BANCO S.A. UNICAJA BANCO S.A. UNICAJA BANCO S.A.	30-Mar-2021 Ordinary General Meeting 30-Mar-2021 Ordinary General Meeting 30-Mar-2021 Ordinary General Meeting	9	APPROVAL OF THE REMUNERATION POLICY FOR DIRECTORS MAXIMUM ANNUAL REMUNERATION FOR DIRECTORS		For For	For For	For For

Company Name	Meeting Date	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
UNICAJA BANCO S.A.		Ordinary General Meeting	12	DECREASE IN CAPITAL UP TO 1,991,295,591 EUR TO CREATE A VOLUNTARY RESERVE		For	For	For
UNICAJA BANCO S.A.		Ordinary General Meeting	13	DELEGATION OF POWERS TO ISSUE CONVERTIBLE SECURITIES		For	Against	Against
UNICAJA BANCO S.A.	30-Mar-2021	Ordinary General Meeting	14	AUTHORIZATION FOR THE DERIVATIVE ACQUISITION OF THE OWN SHARES		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021	Ordinary General Meeting	15	CONSULTIVE VOTE REGARDING THE ANNUAL REMUNERATION REPORT OF THE BOARD OF DIRECTORS		For	For	For
				DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL				
UNICAJA BANCO S.A.	30-Mar-2021	Ordinary General Meeting	16	MEETING		For	For	For
				EXAMINATION AND APPROVAL OF THE ANNUAL ACCOUNTS (BALANCE SHEET, PROFIT AND LOSS				
				ACCOUNT, STATEMENT OF CHANGES IN EQUITY - INCLUDING THE STATEMENT OF RECOGNIZED INCOME				
				AND EXPENDITURE AND THE TOTAL STATEMENT OF CHANGES IN EQUITY - EQUITY) CASH AND ANNUAL				
				REPORT) AND MANAGEMENT REPORTS CORRESPONDING TO THE 2020 FISCAL YEAR, BOTH OF				
LIBERBANK S.A.	30-Mar-2021	Ordinary General Meeting	2	LIBERBANK, SA AS OF THE CONSOLIDATED GROUP		For	For	For
				EXAMINATION AND APPROVAL OF THE CONSOLIDATED NON-FINANCIAL INFORMATION STATEMENT				+
LIBERBANK S.A.	30-Mar-2021	Ordinary General Meeting	3	CORRESPONDING TO THE YEAR 2020		For	For	For
LIBERBANK S.A.		Ordinary General Meeting	4	APPROVAL OF THE COMPANY MANAGEMENT OF THE BOARD OF DIRECTORS OF LIBERBANK, S.A		For	For	For
EIDERDAIN S.A.	30 Mai 2021	ordinary deneral meeting	+'	EXAMINATION AND APPROVAL OF THE PROPOSED APPLICATION OF THE RESULT OF LIBERBANK, S.A.		1 01	101	101
LIBERBANK S.A.	30-Mar-2021	Ordinary General Meeting	5	CORRESPONDING TO THE FISCAL YEAR ENDED ON DECEMBER 31, 2020		For	For	For
LIBERBANK S.A.		Ordinary General Meeting	6	RE-ELECTION OF THE AUDITOR OF THE COMPANY AND ITS CONSOLIDATED GROUP: DELOITTE		For	For	For
LIBERBANK S.A.		Ordinary General Meeting	7	APPROVAL OF THE DIRECTORS 'REMUNERATION POLICY		For	For	For
LIDERDANK 3.A.	30-Mai -202 i	Ordinary defler at meeting	/	DELIVERY OF SHARES, AS PART OF THE 2020 ANNUAL VARIABLE REMUNERATION, TO THE EXECUTIVE		FOI	FOI	FOI
LIDEDDANIK C	20.44 2024	Oudings Comment thanking				F	F	F
LIBERBANK S.A.	30-Mar-2021	Ordinary General Meeting	δ	DIRECTORS FOR THEIR EXECUTIVE DUTIES AND TO THE SENIOR MANAGEMENT		For	For	For
				SUBMISSION TO A VOTE, ON A CONSULTATIVE NATURE, ON THE ANNUAL REPORT ON REMUNERATION OF		_	_	_
LIBERBANK S.A.	30-Mar-2021	Ordinary General Meeting	9	DIRECTORS		For	For	For
				DELEGATION OF POWERS, WITH POWERS OF SUBSTITUTION, TO COMPLEMENT, DEVELOP, EXECUTE,				
LIBERBANK S.A.	30-Mar-2021	Ordinary General Meeting	10	CORRECT AND FORMALIZE THE RESOLUTIONS ADOPTED BY THE GENERAL SHAREHOLDERS 'MEETING		For	For	For
				TO RESOLVE ON THE MANAGEMENTS REPORT AND THE FINANCIAL STATEMENTS OF THE COMPANY FOR				
TIM SA	30-Mar-2021	Annual General Meeting	3	THE FISCAL YEAR ENDED ON DECEMBER 31ST, 2020		For	For	For
				TO RESOLVE ON THE MANAGEMENTS PROPOSAL FOR THE ALLOCATION OF THE RESULTS OF THE 2020				
TIM SA	30-Mar-2021	Annual General Meeting	4	FISCAL YEAR AND THE DISTRIBUTION OF DIVIDENDS BY THE COMPANY		For	For	For
TIM SA	30-Mar-2021	Annual General Meeting	5	TO RESOLVE ON THE COMPOSITION OF THE BOARD OF DIRECTORS OF THE COMPANY		For	For	For
				TO RESOLVE ON THE CLASSIFICATION OF THE CANDIDATES BELOW FOR THE POSITIONS OF				
	20.11.0004			INDEPENDENT MEMBERS OF THE BOARD OF DIRECTORS ACCORDING TO THE INDEPENDENCE CRITERIA OF THE NOVO MERCADO REGULATIONS OF B3 S.A. BRASIL BOLSA, BALCAO NOVO MERCADO REGULATIONS FLAVIA MARIA BITTENCOURT GESNER JOSE DE OLIVEIRA FILHO HERCULANO ANIBAL				
TIM SA	30-Mar-2021	Annual General Meeting	6	ALVES, AND NICANDRO DURANTE		For	For	For
TIM SA	30-Mar-2021	Annual General Meeting	7	ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS. INDICATION OF EACH SLATE OF CANDIDATES AND OF ALL THE NAMES THAT ARE ON IT. THE VOTES INDICATED IN THIS FIELD WILL BE DISREGARDED IF THE SHAREHOLDER WITH VOTING RIGHTS ALSO FILLS IN THE FIELDS PRESENT IN THE SEPARATE ELECTION OF A MEMBER OF THE BOARD OF DIRECTORS AND THE SEPARATE ELECTION THEY DEAL WITH THESE FIELDS OCCUR AGOSTINO NUZZOLO CARLO NARDELLO ELISABETTA PAOLA ROMANO FLAVIA MARIA BITTENCOURT GESNER JOSE DE OLIVEIRA FILHO HERCULANO ANIBAL ALVES MICHELE VALENSISE NICANDRO DURANTE PIETRO LABRIOLA SABRINA DI BARTOLOMEO		For	Against	Against
	00 11101 2021	Turnaut Contract meeting	+	IF ONE OF THE CANDIDATES THAT MAKE UP THE CHOSEN SLATE CEASES TO BE PART OF IT, CAN THE			7.54	7.5450
TIM SA	30-Mar-2021	Annual General Meeting	8	VOTES CORRESPONDING TO HIS SHARES CONTINUE TO BE CAST ON THE CHOSEN SLATE		For	Against	Against
11111 371	30 Mai 2021	Annual General Meeting		IN THE EVENT OF THE ADOPTION OF THE CUMULATIVE VOTING PROCESS, SHOULD THE VOTES		1 01	7.541136	riganise
				CORRESPONDING TO YOUR SHARES BE DISTRIBUTED IN EQUAL PERCENTAGES ACROSS THE MEMBERS OF				
				THE SLATE THAT YOU HAVE CHOSEN IF THE SHAREHOLDER CHOOSES TO ABSTAIN AND THE ELECTION				
				OCCURS THROUGH THE CUMULATIVE VOTING PROCESS, HIS VOTE MUST BE COUNTED AS ABSTENTION				
TIM SA	30-Mar-2021	Annual General Meeting	10	IN THE RESPECTIVE RESOLUTION OF THE MEETING		For	Against	Abstain
TIM SA	30-Mai -202 i	Allituat Gellerat Meeting	10	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF		1 01	Against	Abstaili
TIM SA	20 Mar 2024	Annual General Meeting	4.4	THE VOTES TO BE ATTRIBUTED: AGOSTINO NUZZOLO		F	Amainat	Abataia
TIM SA	30-Mai-2021	Annual General Meeting	111	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF		For	Against	Abstain
TILL CA	20.11. 2024		42			_		
TIM SA	30-Mar-2021	Annual General Meeting	12	THE VOTES TO BE ATTRIBUTED: CARLO NARDELLO		For	Against	Abstain
				VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF				
TIM SA	30-Mar-2021	Annual General Meeting	13	THE VOTES TO BE ATTRIBUTED: ELISABETTA PAOLA ROMANO		For	Against	Abstain
				VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF				
TIM SA	30-Mar-2021	Annual General Meeting	14	THE VOTES TO BE ATTRIBUTED: FLAVIA MARIA BITTENCOURT		For	Against	Abstain
				VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF				
TIM SA	30-Mar-2021	Annual General Meeting	15	THE VOTES TO BE ATTRIBUTED: GESNER JOSE DE OLIVEIRA FILHO		For	Against	Abstain
		Ĭ		VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF			1	1
TIM SA	30-Mar-2021	Annual General Meeting	16	THE VOTES TO BE ATTRIBUTED: HERCULANO ANIBAL ALVES		For	Against	Abstain
			+	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF			3	1
TIM SA	30-Mar-2021	Annual General Meeting	17	THE VOTES TO BE ATTRIBUTED: MICHELE VALENSISE		For	Against	Abstain
1111 9/3	30-Mai-2021	, and General Meeting	17	VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF		1 01	nguillac	, abstall
TIAA CA	20.44 2024	Appual Consul Marking	10			For	Against	Abatair
TIM SA	30-Mar-2021	Annual General Meeting	18	THE VOTES TO BE ATTRIBUTED: NICANDRO DURANTE		For	Against	Abstain

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date		VICINITATION OF ALL THE CAMBINATES THAT COMPOSE THE SLATE TO MINISTET THE DEDSENTAGE OF		Vote	d Vote	
			VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF		_		1
TIM SA	30-Mar-2021 Annual General Meet	ting 19	THE VOTES TO BE ATTRIBUTED: PIETRO LABRIOLA		For	Against	Abstain
			VISUALIZATION OF ALL THE CANDIDATES THAT COMPOSE THE SLATE TO INDICATE THE PERCENTAGE OF		_	1	1
TIM SA	30-Mar-2021 Annual General Meet	-	THE VOTES TO BE ATTRIBUTED: SABRINA DI BARTOLOMEO		For	Against	Abstain
TIM SA	30-Mar-2021 Annual General Meet	ting 21	TO RESOLVE ON THE COMPOSITION OF THE FISCAL COUNCIL OF THE COMPANY		For	For	For
			ELECTION OF MEMBERS OF THE FISCAL COUNCIL BY SLATE. INDICATION OF EACH SLATE OF CANDIDATES				
			AND OF ALL THE NAMES THAT ARE ON IT. WALMIR URBANO KESSELI, HEINZ EGON LOWEN JOSINO DE				
			ALMEIDA FONSECA, JOAO VERNER JUENEMANN JARBAS TADEU BARSANTI RIBEIRO, ANNA MARIA C.				
TIM SA	30-Mar-2021 Annual General Meet	ting 22	GOUVEA GUIMARAES		For	For	For
			IF ONE OF THE CANDIDATES LEAVES THE SINGLE GROUP TO ACCOMMODATE THE ELECTION IN A				
			SEPARATE MANNER REFERRED IN ARTICLE 161, PARAGRAPH 4, AND ARTICLE 240 OF LAW NR.				
			6,404.1976, THE VOTES CORRESPONDING TO YOUR SHARES CAN STILL BE GIVEN TO THE CHOSEN				
TIM SA	30-Mar-2021 Annual General Meet	ting 23	GROUP		For	Against	Against
			TO RESOLVE ON THE COMPENSATION PROPOSAL FOR THE COMPANY'S MANAGEMENT, MEMBERS OF				
TIM SA	30-Mar-2021 Annual General Meet	-	COMMITTEES AND MEMBERS OF THE FISCAL COUNCIL OF THE COMPANY FOR THE 2021 FISCAL YEAR		For	Against	Against
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	9	CONSIDERATION OF THE SEMI-ANNUA FINANCIAL REPORT CLOSED 30.06.2020 AS MERGER BALANCE		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Meeting 5	APPROVAL OF MERGER PROJECT		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		APPROVAL OF THE MERGER		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		AMENDMENT OF BYLAWS ARTICLE 7		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Meeting 8	ART 9		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Meeting 9	ARTICLES 11 AND 31		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Meeting 10	ARTICLES 20,21,23 AND 24		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Meeting 11	APPROVAL THE CAPITAL INCREASE		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	-	INSTRUCTION TO OWN THE POWERS G RANTED BY LIBERBANK		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	-	DELEGATION OF POWERS		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		NUMBER OF DIRECTORS		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		APPOINTMENT OF MR MANUEL MENENDEZ MENENDEZ AS DIRECTOR		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	-	APPOINTMENT OF FELIPE FERNANDEZ FERNANDEZ AS DIRECTOR		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	-	APPOINTMENT OF ERNESTO LUIS TINAJERO LOPEZ AS DIRECTOR		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	-	APPOINTMENT OF MR DAVID VAAMONDE JUANATEY AS DIRECTOR		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		APPOINTMENT OF MS MARIA LUISA GARANA CORCES AS DIRECTOR		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		APPOINTMENT OF MR JORGE DELCLAUX BRAVO AS DIRECTOR		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		APPOINTMENT OF MR MANUEL GONZALEZ CID AS DIRECTOR		For	For	For
ONICAJA BANCO J.A.	30-Mai -2021 Extraordinary Gener	at Meeting 21	AT ORTHER OF MICHARDLE GORZALEZ CID AS DIRECTOR		1 01	101	1 01
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Mooting 22	AMENDMENT OF THE REGULATION OF THE GENERAL MEETING ART 7,8,11,23 AND 24. NEW ART 23 BIS		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener		ARTICLE 30		For	For	For
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	-	REMOVAL OF THE TRANSITIONAL PRO VISION		For	For	For
UNICAJA BANCO 3.A.	30-Mai -2021 Extraordinary Gener	at Meeting 24	DELEGATION OF POWERS TO IMPLEMENT AGREEMENTS ADOPTED BY SHAREHOLDERS AT THE GENERAL		1 01	1 01	1 01
UNICAJA BANCO S.A.	30-Mar-2021 ExtraOrdinary Gener	al Mooting 25	MEETING		For	For	For
UNICADA BANCO S.A.	30-Mai -2021 Extraordinary Gener	at Meeting 25	TO RESOLVE ON THE PROPOSAL FOR THE EXTENSION OF THE COOPERATION AND SUPPORT		1 01	1 01	1 01
			AGREEMENT, THROUGH THE EXECUTION OF ITS 14TH AMENDMENT, TO BE ENTERED INTO BETWEEN				
TIM SA	30-Mar-2021 ExtraOrdinary Gener	al Mooting 2	TELECOM ITALIA S.P.A., ON THE ONE HAND, AND THE COMPANY, ON THE OTHER HAND		For	For	For
TIM SA	30-Mar-2021 Extraordinary Gener	•	TO RESOLVE ON THE COMPANY'S LONG-TERM INCENTIVE PLAN PROPOSAL		For For	Against	
TIM SA	30-Mar-2021 Extraordinary Gener	-	TO RESOLVE ON THE AMENDMENT AND RESTATEMENT OF THE COMPANY'S BYLAWS		For	For	Against For
TIM SA	50-mai-202 i Extraordinary Gener	at Meeting J	APPROVAL OF THE MERGER BY ABSORPTION OF UNICAJA BANCO, S.A. CONSIDERATION OF THE SEMI		1 01	101	1 01
			ANNUAL FINANCIAL REPORT OF LIBERBANK, S.A. CLOSED ON 30 JUNE 2020 AS A MERGER BALANCE				
			, ,				
LIBERRANIK C. A	20 44- 2024 5-4		SHEET. SPECIAL TAX REGIME FOR MERGERS. DELEGATION OF POWERS TO THE BOARD OF DIRECTORS, WITH POWER OF SUBSTITUTION		F	F	F
LIBERBANK S.A.	30-Mar-2021 ExtraOrdinary Gener	•	ACCEPT INDIVIDUAL AND CONSOLIDATED FINANCIAL STATEMENTS		For	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-			For	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-	ACCEPT REPORT OF CORPORATE PRACTICES AND SUSTAINABILITY COMMITTEE		For	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet		ACCEPT REPORT OF CORPORATE PRACTICES AND SUSTAINABILITY COMMITTEE		For	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	ting 4	APPROVE ALLOCATION OF INCOME		For	For	For
			ELECT OR RATIFY DIRECTORS, CHAIRMAN, SECRETARY NON MEMBER AND ALTERNATE SECRETARY NON				
ODDIA ADVANCE COCCOCATION STORES	20 11 200 11 20 20		MEMBER OF BOARD AND CHAIRMEN OF AUDIT COMMITTEE AND CORPORATE PRACTICES AND		_		.
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet		SUSTAINABILITY COMMITTEE		For	Against	Against
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-	APPROVE REMUNERATION OF DIRECTORS AND MEMBERS OF COMMITTEES		For	Against	Against
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-	SET AGGREGATE NOMINAL AMOUNT OF SHARE REPURCHASE RESERVE		For	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-	ACCEPT REPORT ON ADOPTION OR MODIFICATION OF POLICIES IN SHARE REPURCHASES OF COMPANY		For	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-	APPROVE LONG TERM STOCK INCENTIVE PLAN FOR EMPLOYEES		For	Against	Against
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021 Annual General Meet	-	AUTHORIZE BOARD TO RATIFY AND EXECUTE APPROVED RESOLUTIONS		For	For	For
MOBIMO HOLDING AG	30-Mar-2021 Annual General Meet		REAPPOINT BRIAN FISCHER AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE		For	For	For
MOBIMO HOLDING AG	30-Mar-2021 Annual General Meet		RATIFY ERNST YOUNG AG AS AUDITORS		For	For	For
MOBIMO HOLDING AG	30-Mar-2021 Annual General Meet	. 40	DESIGNATE GROSSENBACHER RECHTSANWAELTE AG AS INDEPENDENT PROXY		For	For	For
MODIMO HOLDING AG	30-Mar-2021 Annual General Meet	-	DESIGNATE GROSSENBACHER RECHTSANWAELTE AG AS INDEPENDENT PROXI		FOI	1 01	1 01

Company Name		eeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
MOBIMO HOLDING AG	30-Mar-2021 An	nual General Meeting	21	APPROVE FIXED REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.9 MILLION		Vote For	d Vote For	For
MOBIMO HOLDING AG		nual General Meeting	22	APPROVE VARIABLE REMUNERATION OF EXECUTIVE COMMITTEE IN THE AMOUNT OF CHF 2.9 MILLION		For	For	For
MOBIMO HOLDING AG		nual General Meeting	3	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS		For	For	For
MOBIMO HOLDING AG		nual General Meeting	4	APPROVE REMUNERATION REPORT		For	For	For
MOBIMO HOLDING AG		nual General Meeting	5	APPROVE ALLOCATION OF INCOME AND OMISSION OF DIVIDENDS		For	For	For
MOBIMO HOLDING AG		nual General Meeting	6	APPROVE CHF 5.4 MILLION CAPITAL INCREASE WITH PREEMPTIVE RIGHTS		For	For	For
	00 //(0. 2021 // 1.	aar oonoraa mooting		APPROVE CHF 66 MILLION REDUCTION IN SHARE CAPITAL VIA REDUCTION OF NOMINAL VALUE AND		1 0.	1.0.	1.0.
MOBIMO HOLDING AG	30-Mar-2021 An	nual General Meeting	7	REPAYMENT OF CHF 10.00 PER SHARE FOLLOWED BY CHF 1.4 MILLION SHARE CAPITAL INCREASE		For	For	For
MOBIMO HOLDING AG		nual General Meeting	8	APPROVE DISCHARGE OF BOARD AND SENIOR MANAGEMENT		For	For	For
MOBIMO HOLDING AG		nual General Meeting	9	ELECT SABRINA CONTRATTO AS DIRECTOR		For	For	For
MOBIMO HOLDING AG		nual General Meeting	10	REELECT DANIEL CRAUSAZ AS DIRECTOR		For	For	For
MOBIMO HOLDING AG		nual General Meeting	11	REELECT BRIAN FISCHER AS DIRECTOR		For	For	For
MOBIMO HOLDING AG		nual General Meeting	12	REELECT BERNADETTE KOCH AS DIRECTOR		For	For	For
MOBIMO HOLDING AG		nual General Meeting	13	REELECT PETER SCHAUB AS DIRECTOR AND AS BOARD CHAIRMAN		For	For	For
MOBIMO HOLDING AG		nual General Meeting	14	REELECT MARTHA SCHEIBER AS DIRECTOR		For	For	For
MOBIMO HOLDING AG		nual General Meeting	15	REAPPOINT BERNADETTE KOCH AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE		For	For	For
MOBIMO HOLDING AG		nual General Meeting	16	APPOINT DANIEL CRAUSAZ AS MEMBER OF THE NOMINATION AND COMPENSATION COMMITTEE		For	For	For
			10	APPROVAL OF FINANCIAL STATEMENTS			For	For
CS WIND CORP CS WIND CORP		nual General Meeting nual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For		
C3 WIND CORP	JU-Mar-ZUZT An	ilual General Meeting		ELECTION OF OUTSIDE DIRECTOR CANDIDATES: KIM HAK BIN, KIM YONG SEOP. ELECTION OF INSIDE		For	Against	Against
CS WIND CORP	30-Mar-2021 An	nual General Meeting	3	DIRECTOR CANDIDATES: KIM SEONG KWON, LEE SANG HO		For	For	For
CC WIND CORD	20.11 2024	1.6		ELECTION OF OUTCIDE DIDECTOR WILL IS AN AUDIT COMMITTEE MEMBER CAMBIDATE. DARK MAN CYLL		_	_	_
CS WIND CORP		nual General Meeting	4	ELECTION OF OUTSIDE DIRECTOR WHO IS AN AUDIT COMMITTEE MEMBER CANDIDATE: PARK NAM GYU		For	For	For
CS WIND CORP		nual General Meeting	5	APPROVAL OF REMUNERATION FOR DIRECTOR		For	Against	Against
CS WIND CORP		nual General Meeting	6	AMENDMENT OF ARTICLES ON RETIREMENT ALLOWANCE FOR DIRECTOR		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	4	OPENING AND FORMATION OF THE MEETING COUNCIL		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	5	READING AND DISCUSSION OF THE 2020 ANNUAL REPORT OF THE BOARD OF DIRECTORS		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	6	READING THE 2020 INDEPENDENT AUDITOR'S REPORTS		For	For	For
ENERJISA ENERJI A.S.	30-Mar-2021 An	nual General Meeting	7	READING, DISCUSSION AND APPROVAL OF THE 2020 FINANCIAL STATEMENTS		For	For	For
				PRESENTING THE MEMBERS OF THE BOARD OF DIRECTORS, WHICH WAS APPOINTED DURING THE CURRENT YEAR DUE TO THE OCCURRENCE OF THE ABSENCE IN THE BOARD OF DIRECTORS MEMBERSHIP				
ENERJISA ENERJI A.S.		nual General Meeting	8	TO SERVE FOR THE REMAINING PERIOD FOR THE APPROVAL OF THE GENERAL ASSEMBLY		For	Against	Against
ENERJISA ENERJI A.S.	30-Mar-2021 An	nual General Meeting	9	RELEASE OF THE MEMBERS OF THE BOARD OF DIRECTORS WITH REGARD TO THE 2020 ACTIVITIES		For	For	For
ENERJISA ENERJI A.S.	30-Mar-2021 An	nual General Meeting	10	DETERMINATION OF THE USAGE OF THE 2020 PROFIT, DIVIDEND AND DIVIDEND PER SHARE TO BE DISTRIBUTED		For	For	For
ENERJISA ENERJI A.S.	30-Mar-2021 An	nual General Meeting	11	ELECTION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND DETERMINATION OF THEIR DUTY TERM		For	For	For
				DETERMINATION OF THE SALARIES, ATTENDANCE FEES, BONUS, PREMIUM AND SIMILAR RIGHTS TO BE				1
ENERJISA ENERJI A.S.		nual General Meeting	12	PAID TO THE MEMBERS OF THE BOARD OF DIRECTORS		For	Against	Against
ENERJISA ENERJI A.S.	30-Mar-2021 An	nual General Meeting	13	ELECTION OF THE AUDITOR		For	For	For
ENERJISA ENERJI A.S.	20 May 2021 An	nual General Meeting	14	DISCUSSION AND APPROVAL ON THE AMENDMENT TO BE MADE ON THE ARTICLE 7 (CAPITAL AND SHARES) AND ARTICLE 10 (MEETINGS OF THE BOARD OF DIRECTORS AND THE MANAGEMENT OF THE COMPANY) OF THE ARTICLES OF ASSOCIATION PROVIDED THAT THE REQUIRED PERMITS ARE GRANTED/TO BE GRANTED FROM THE CAPITAL MARKETS BOARD AND THE MINISTRY OF TRADE		For	Against	Against
ENERGISA ENERGI A.S.	30-Mai-2021 Aii	iluat General Meeting	14	GRANTED/TO BE GRANTED FROM THE CAPITAL MARKETS BOARD AND THE MINISTRY OF TRADE		101	Against	Against
ENERJISA ENERJI A.S.	30-Mar-2021 Δn	nual General Meeting	15	DISCUSSION AND APPROVAL OF THE AMENDMENTS TO BE MADE ON THE DONATION AND GRANTS POLICY		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	16	DISCUSSION AND APPROVAL OF THE AMENDMENT TO BE MADE ON THE DIVIDEND POLICY		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	17	INFORMING THE GENERAL ASSEMBLY REGARDING THE AMENDMENT MADE ON THE DISCLOSURE POLICY		For	Against	Abstain
ENERJISA ENERJI A.S.		nual General Meeting	18	INFORMING THE GENERAL ASSEMBLY REGARDING THE DONATIONS AND GRANTS MADE BY THE COMPANY IN 2020		For	Against	Abstain
ENERJISA ENERJI A.S.		nual General Meeting	19	DETERMINATION OF AN UPPER LIMIT FOR DONATIONS TO BE MADE IN 2021		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	20	GRANTING PERMISSION TO THE CHAIRMAN AND MEMBERS OF THE BOARD OF DIRECTORS FOR THE ACTIVITIES UNDER THE ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE		For	For	For
ENERJISA ENERJI A.S.		nual General Meeting	21	WISHES AND REQUESTS		For	Against	Abstain
DBS GROUP HOLDINGS LTD		nual General Meeting	1	ADOPTION OF DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITOR'S REPORT		For	For	For
DBS GROUP HOLDINGS LTD		nual General Meeting	2	DECLARATION OF FINAL DIVIDEND ON ORDINARY SHARES				
			2			For	For	For
DBS GROUP HOLDINGS LTD	3U-mar-2021 An	nual General Meeting	3	APPROVAL OF PROPOSED DIRECTORS' REMUNERATION OF SGD 4,101,074 FOR FY2020 RE-APPOINTMENT OF PRICEWATERHOUSECOOPERS LLP AS AUDITOR AND AUTHORISATION FOR		For	For	For
DBS GROUP HOLDINGS LTD	20.Mar 2024 An	nual General Meeting	4	DIRECTORS TO FIX ITS REMUNERATION		For	For	For
DBS GROUP HOLDINGS LTD		nual General Meeting	5	RE-ELECTION OF MR PIYUSH GUPTA AS A DIRECTOR RETIRING UNDER ARTICLE 99		For For	For	For For
DBS GROUP HOLDINGS LTD			6	RE-ELECTION OF MR PITIOSH GOPTA AS A DIRECTOR RETIRING UNDER ARTICLE 99 RE-ELECTION OF MS PUNITA LAL AS A DIRECTOR RETIRING UNDER ARTICLE 105				+
DBS GROUP HOLDINGS LTD DBS GROUP HOLDINGS LTD		nual General Meeting	7	RE-ELECTION OF MS PUNITA LAL AS A DIRECTOR RETIRING UNDER ARTICLE 105 RE-ELECTION OF MR ANTHONY LIM WENG KIN AS A DIRECTOR RETIRING UNDER ARTICLE 105		For	For	For
		nual General Meeting	0			For	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021 An	nual General Meeting	ď	AUTHORITY TO GRANT AWARDS AND ISSUE SHARES UNDER THE DBSH SHARE PLAN		For	For	For

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			AUTHORITY TO GRANT AWARDS AND ISSUE SHARES UNDER THE CALIFORNIA SUB-PLAN TO THE DBSH		Vote	d Vote	
DBS GROUP HOLDINGS LTD	30-Mar-2021	Annual General Meeting	9	SHARE PLAN		For	For	For
				GENERAL AUTHORITY TO ISSUE SHARES AND TO MAKE OR GRANT CONVERTIBLE INSTRUMENTS SUBJECT				1
DBS GROUP HOLDINGS LTD	30-Mar-2021	Annual General Meeting	10	TO LIMITS		For	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	Annual General Meeting	11	AUTHORITY TO ISSUE SHARES PURSUANT TO THE DBSH SCRIP DIVIDEND SCHEME		For	For	For
DBS GROUP HOLDINGS LTD		Annual General Meeting	12	APPROVAL OF THE PROPOSED RENEWAL OF THE SHARE PURCHASE MANDATE		For	For	For
HANKUK CARBON CO LTD, MIRYANG		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENT		For	For	For
HANKUK CARBON CO LTD, MIRYANG		Annual General Meeting	2	ELECTION OF INSIDE DIRECTOR: LEE MYUNG HWA		For	For	For
HANKUK CARBON CO LTD, MIRYANG		Annual General Meeting	3	APPROVAL OF PARTIAL AMENDMENT TO ARTICLES OF INCORPORATION		For	For	For
HANKUK CARBON CO LTD, MIRYANG		Annual General Meeting	4	APPROVAL OF LIMIT OF REMUNERATION FOR DIRECTORS		For	Against	Against
HANKUK CARBON CO LTD, MIRYANG	30-Mar-2021	Annual General Meeting	5	APPROVAL OF LIMIT OF REMUNERATION FOR AUDITORS		For	For	For
HANKUK CARBON CO LTD, MIRYANG		Annual General Meeting	6	AMENDMENT ON RETIREMENT BENEFIT PLAN FOR DIRECTORS		For	For	For
, , , , , , , , , , , , , , , , , , , ,		j		REFORM AND CONSOLIDATION OF THE COMPANY'S BY-LAWS, AMEND THE CAPUT OF ART. 6 OF THE				
				BYLAWS, IN ORDER TO REFLECT THE CAPITAL INCREASE DECIDED BY THE BOARD OF DIRECTORS ON				
INDUSTRIAS ROMI SA ROMI	30-Mar-2021	ExtraOrdinary General Meeting	3	23.10.2020		For	For	For
INDESTRUIS ROMESTROM	30 Mai 2021	Extraordinary deficial meeting		REFORM AND CONSOLIDATION OF THE COMPANY'S BY-LAWS, AMEND THE CAPUT OF ARTICLE 7 OF THE		1 01	1 01	1 0.
INDUSTRIAS ROMI SA ROMI	30-Mar-2021	ExtraOrdinary General Meeting	4	BYLAWS, IN ORDER TO INCREASE THE LIMIT OF THE COMPANY'S AUTHORIZED CAPITAL		For	For	For
INDOSTRIAS ROMI SA ROMI	30 Mai 2021	Extraordinary deficial meeting		REFORM AND CONSOLIDATION OF THE COMPANY'S BY-LAWS, AMEND THE PARAGRAPH 3 OF ARTICLE 19		1 01	1 01	1 01
				OF THE BYLAWS, IN ORDER TO CHANGE THE TERM FOR CEASING THE ACCUMULATION OF POSITIONS OF				
				CHIEF EXECUTIVE OFFICER AND CHAIRMAN OF THE BOARD OF DIRECTORS FOR UP TO ONE YEAR,				
INDUSTRIAS ROMI SA ROMI	20 Han 2024	ExtraOrdinary General Meeting	5	ACCORDING TO THE RECOMMENDATIONS OF THE NOVO MERCADO REGULATION		For	For	For
INDUSTRIAS ROMI SA ROMI	30-Mar-2021	ExtraOrdinary General Meeting	5			For	For	For
				REFORM AND CONSOLIDATION OF THE COMPANY'S BY-LAWS, AMEND THE ARTS. 26 AND 30 IN ORDER TO				
				GIVE THE BOARD OF DIRECTORS THE PREROGATIVE TO ESTABLISH VALUE LIMITS TO THE EXECUTIVE				
				BOARD FOR THE PRACTICE OF ACTS THAT INVOLVE THE CREATION, MODIFICATION OR EXTINCTION OF				
INDUSTRIAS ROMI SA ROMI		ExtraOrdinary General Meeting	6	RIGHTS OR OBLIGATIONS FOR THE COMPANY		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	2	Approve Appropriation of Surplus		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	3	Appoint a Director Ichikawa, Akira		For	Against	Against
SUMITOMO FORESTRY CO.,LTD.	30-Mar-2021	Annual General Meeting	4	Appoint a Director Mitsuyoshi, Toshiro		For	Against	Against
SUMITOMO FORESTRY CO.,LTD.	30-Mar-2021	Annual General Meeting	5	Appoint a Director Sasabe, Shigeru		For	For	For
SUMITOMO FORESTRY CO.,LTD.	30-Mar-2021	Annual General Meeting	6	Appoint a Director Sato, Tatsuru		For	For	For
SUMITOMO FORESTRY CO.,LTD.	30-Mar-2021	Annual General Meeting	7	Appoint a Director Kawata, Tatsumi		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	8	Appoint a Director Kawamura, Atsushi		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	9	Appoint a Director Hirakawa, Junko		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	10	Appoint a Director Yamashita, Izumi		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	11	Appoint a Director Kurihara, Mitsue		For	For	For
SUMITOMO FORESTRY CO.,LTD.		Annual General Meeting	12	Approve Payment of Bonuses to Directors		For	For	For
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	2	Appoint a Director Shibata, Hidetoshi		For	For	For
RENESAS ELECTRONICS CORPORATION			3	Appoint a Director Toyoda, Tetsuro		Ган	For	Ган
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	1	Appoint a Director Ivyoda, Tecsdro Appoint a Director Iwasaki, Jiro		For	For	For
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	-	Appoint a Director Selena Loh Lacroix				1
			0	11		For	For	For
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	0	Appoint a Director Arunjai Mittal		For	For	For
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	/	Appoint a Director Yamamoto, Noboru		For	For	For
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	8	Appoint a Corporate Auditor Sekine, Takeshi		For	Against	Against
RENESAS ELECTRONICS CORPORATION		Annual General Meeting	9	Appoint a Corporate Auditor Mizuno, Tomoko		For	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	Annual General Meeting	10	Approve Details of the Stock Compensation to be received by Directors		For	Against	Against
				ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AND THE CONSOLIDATED INCOME				1
VOLVO AB	31-Mar-2021	Annual General Meeting	11	STATEMENT AND CONSOLIDATED BALANCE SHEET		For	For	For
				RESOLUTION IN RESPECT OF THE DISPOSITION TO BE MADE OF THE COMPANY'S PROFITS: THE BOARD			1	
				PROPOSES PAYMENT OF AN ORDINARY DIVIDEND OF SEK 6.00 PER SHARE AND AN EXTRA DIVIDEND OF				
VOLVO AB	31-Mar-2021	Annual General Meeting	12	SEK 9.00 PER SHARE AND THAT THE RECORD DATE TO RECEIVE THE DIVIDEND SHALL BE APRIL 6, 2021		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT				
VOLVO AB	31-Mar-2021	Annual General Meeting	13	AND CEO: MATTI ALAHUHTA		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT				
VOLVO AB	31-Mar-2021	Annual General Meeting	14	AND CEO: ECKHARD CORDES		For	For	For
70270713	01.7700. 2021	Tannak Contract meeting		RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT			1.0.	1 0.
VOLVO AB	31.Mar.2021	Annual General Meeting	15	AND CEO: ERIC ELZVIK		For	For	For
VOLVO AD	31-Mai-2021	Allituat General Meeting	13	RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT		1 01	1 01	1 01
VOLVO AR	24 44 2024	Appual Constal Heating	16			For	For	For
VOLVO AB	31-Mar-2021	Annual General Meeting	16	AND CEO: KURT JOFS		For	For	For
NO. VO. VO.		l		RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT		_	_	_
VOLVO AB	31-Mar-2021	Annual General Meeting	17	AND CEO: JAMES W. GRIFFITH		For	For	For
				RESOLUTION REGARDING DISCHARGE FROM LIABILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT			1	
VOLVO AB	31-Mar-2021	Annual General Meeting	18	AND CEO: MARTIN LUNDSTEDT (AS BOARD MEMBER)		For	For	For

VOLVO AB	BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (E) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (TATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (ESENTATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ESENTATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT RESENTATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT NO CEO) MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED ELEVEN MEMBERS MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED	For For For For For For For For For For For For For For For For For For For For	for for for for for for for for for for	For For For For For For For For For
VOLVO AB 31-Mar-2021 Annual General Meeting 19 AND CED: KATHERN V. MARINELLO VOLVO AB 31-Mar-2021 Annual General Meeting 20 AND CED: CARTINA MERZ RESOLUTION REGARDING DISCHARGE FROM LI AND CED: CARTINA MERZ RESOLUTION REGARDING DISCHARGE FROM LI AND CED: HANNE DE MORA VOLVO AB 31-Mar-2021 Annual General Meeting 21 AND CED: HANNE DE MORA RESOLUTION REGARDING DISCHARGE FROM LI AND CED: HANNE DE MORA RESOLUTION REGARDING DISCHARGE FROM LI AND CED: HANNE DE MORA RESOLUTION REGARDING DISCHARGE FROM LI AND CED: HANNE DE MORA RESOLUTION REGARDING DISCHARGE FROM LI AND CED: HANNE DE MORA RESOLUTION REGARDING DISCHARGE FROM LI AND CED: LARL PERNIR SYMABERS VOLVO AB 31-Mar-2021 Annual General Meeting 24 AND CED: LARL PERNIR SYMABERS VOLVO AB 31-Mar-2021 Annual General Meeting 25 AND CED: LARL PERNIR SYMABERS VOLVO AB 31-Mar-2021 Annual General Meeting 25 AND CED: LARL PERNIR SYMABERS VOLVO AB 31-Mar-2021 Annual General Meeting 26 AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 26 AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 27 AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 27 AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 28 AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 30 BY THE MEETING: NUMBER OF BOARD MEMBER: MERCHING SALLSTROM (EMPLOYEE REPRESINTAT AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT AND CED: MIKAEL SALLSTROM (EMPLOYEE REPRESINTAT A	BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (E) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (TATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ESENTATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT RESENTATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TOTALIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ND CEO) MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED ELEVEN MEMBERS MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED	For For For For For For For For For For For For For For For For	for for for for for for for for for for	For For For For For
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VOLVO AB 31-Mar-2021 Annual General Meeting 21 AND CEC: HANNE DE MORA RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 22 AND CEC: HELENA STJERNHOLM RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 23 AND CEC: CAML-HENRIC SYMBERG RESOLUTION REGARDING DISCHARGE FROM LI VOLVO AB 31-Mar-2021 Annual General Meeting 24 AND CEC: LARS ASK (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 25 AND CEC: CAMES ASK (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 26 AND CEC: LARS ASK (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 26 AND CEC: LARS ASK (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 27 AND CEC: LARS ASK (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 27 AND CEC: MAISE ALLS TROM (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 28 AND CEC: MAISE ALLS TROM (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 28 AND CEC: MAISE LARSSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 29 AND CEC: MAISE LARSSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 29 AND CEC: MAISE LARSSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 29 AND CEC: MAISE LARSSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 30 BY THE MEETING HARDSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 31 YHE MEETING HARDSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 31 YHE MEETING HARDSON (EMPLOYEE REPRESENTAL VOLVO AB 31-Mar-2021 Annual General Meeting 32 DETERMINATION OF THE NUMBER OF BOARD MEMBER: KATHAN NOLVO AB 31-Mar-2021 Annual General Meeting 32 DETERMINATION OF THE NUMBER OF BOARD MEMBER: KATHAN NOLVO AB 31-Mar-2021 Annual General Meeting 37	BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT RESENTATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT RESENTATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ND CEO) MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED ELEVEN MEMBERS MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED	For For For For For For For For For For For For For For	for for for for for for for for for for	For For For For
VOLVO AB 31-Mar-2021 Annual General Meeting 22 AND CEO: CARL-HENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: LARS ASK (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: LARS ASK (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MATS HENNING (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MATS HENNING (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MATS HENNING (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MARIS HALLSTROM (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MARIS HALLSTROM (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: CARL-HANDSON (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHARGE RESOLUTION REGARDING DISCHA	BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (F) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ITATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ESENTATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT RESENTATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT MD CEO) MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED ELEVEN MEMBERS MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED	For For For For For For For For For For For For For For	for for for for for for for for for for	For For For For
VOLVO AB 31-Mar-2021 Annual General Meeting 22 AND CEO: HELENA STJERNHOLM YOLVO AB 31-Mar-2021 Annual General Meeting 23 AND CEO: ARLHENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: LARL HENRIC SYANBERG RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: LARL SAK (LEMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: LARL SAK (LEMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: LARL SAK (LEMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MATS HENNING (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MATS HENNING (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESENTAT RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE FROM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE REPOM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE REPOM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE REPOM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RESOLUTION REGARDING DISCHARGE REPOM LI AND CEO: MIKAEL SALLSTROM (EMPLOYEE REPRESE RE	BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT (E) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ITATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ESENTATIVE) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT RESENTATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT TATIVE, DEPUTY) BILITY OF THE BOARD MEMBERS AND OF THE PRESIDENT ND CEO) MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED ELEVEN MEMBERS MBERS AND DEPUTY BOARD MEMBERS TO BE ELECTED	For For For For For For For For For For For For	for for for for	For For For
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VOLVO AB 31-Mar-2021 Annual General Meeting 42 ELECTION OF BOARD MEMBER: HELENA STJERN VOLVO AB 31-Mar-2021 Annual General Meeting 43 ELECTION OF BOARD MEMBER: CARL-HENRIC S ELECTION OF THE CHAIRMAN OF THE BOARD: VOLVO AB 31-Mar-2021 Annual General Meeting 44 CARL-HENRIC SVANBERG AS CHAIRMAN OF THI VOLVO AB 31-Mar-2021 Annual General Meeting 45 ELECTION OF MEMBER OF THE ELECTION COM VOLVO AB 31-Mar-2021 Annual General Meeting 46 ELECTION OF MEMBER OF THE ELECTION COM VOLVO AB 31-Mar-2021 Annual General Meeting 47 ELECTION OF MEMBER OF THE ELECTION COM			3	For
VOLVO AB 31-Mar-2021 Annual General Meeting 43 ELECTION OF BOARD MEMBER: CARL-HENRIC S ELECTION OF THE CHAIRMAN OF THE BOARD: VOLVO AB 31-Mar-2021 Annual General Meeting 44 CARL-HENRIC SVANBERG AS CHAIRMAN OF THE VOLVO AB 31-Mar-2021 Annual General Meeting 45 ELECTION OF MEMBER OF THE ELECTION COM VOLVO AB 31-Mar-2021 Annual General Meeting 46 ELECTION OF MEMBER OF THE ELECTION COM VOLVO AB 31-Mar-2021 Annual General Meeting 47 ELECTION OF MEMBER OF THE ELECTION COM VOLVO AB	` /			Combination
VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB 31-Mar-2021 Annual General Meeting VOLVO AB VOL		For Fo	_	For
VOLVO AB31-Mar-2021Annual General Meeting45ELECTION OF MEMBER OF THE ELECTION COMVOLVO AB31-Mar-2021Annual General Meeting46ELECTION OF MEMBER OF THE ELECTION COMVOLVO AB31-Mar-2021Annual General Meeting47ELECTION OF MEMBER OF THE ELECTION COM	HE ELECTION COMMITTEE PROPOSES RE-ELECTION OF			<u> </u>
VOLVO AB31-Mar-2021Annual General Meeting46ELECTION OF MEMBER OF THE ELECTION COMVOLVO AB31-Mar-2021Annual General Meeting47ELECTION OF MEMBER OF THE ELECTION COM	BOARD: CARL-HENRIC SVANBERG (RE-ELECTION)	For Fo	or	For
VOLVO AB 31-Mar-2021 Annual General Meeting 47 ELECTION OF MEMBER OF THE ELECTION COM	TTEE: BENGT KJELL (AB INDUSTRIVARDEN)	For Fo	or	For
7	TTEE: ANDERS OSCARSSON (AMF AND AMF FUNDS)	For Fo	or	For
I IFI FCTION OF MFMRFR OF THE FI FCTION COM.	,	For Fo	or	For
	`			1_
VOLVO AB 31-Mar-2021 Annual General Meeting 48 INVESTMENT MANAGEMENT)				For
VOLVO AB 31-Mar-2021 Annual General Meeting 49 ELECTION OF MEMBER OF THE ELECTION COM VOLVO AB 31-Mar-2021 Annual General Meeting 50 PRESENTATION OF THE BOARD'S REMUNERATION				For Combination
VOLVO AB 31-Mar-2021 Annual General Meeting 51 RESOLUTION REGARDING REMUNERATION POL			9	Combination
	ARTICLES OF ASSOCIATION: THE BOARD PROPOSES	TOI A	igairisc	Combinacion
	S TO AMEND SECTION 6 PARAGRAPH 1 OF THE ARTICLES			ı
VOLVO AB 31-Mar-2021 Annual General Meeting 52 OF ASSOCIATION	l F	For Fo	or	For
PLEASE NOTE THAT THIS RESOLUTION IS A SHA				
SHAREHOLDER CARL AXEL BRUNO REGARDING	IMITATION OF THE COMPANY'S CONTRIBUTIONS TO			ı
	DATION: THE SHAREHOLDER CARL AXEL BRUNO			ł
				ł
	G DECIDES UPON LIMITATION OF THE COMPANY'S			1
VOLVO AB 31-Mar-2021 Annual General Meeting 53 MILLION PER YEAR	TECHNOLOGY FOUNDATION TO A MAXIMUM OF SEK 4	None		Against
DAIMLER AG 31-Mar-2021 Annual General Meeting 8 APPROVE ALLOCATION OF INCOME AND DIVIDE DAIMLER AG 31-Mar-2021 Annual General Meeting 9 APPROVE DISCHARGE OF MANAGEMENT BOARD	TECHNOLOGY FOUNDATION TO A MAXIMUM OF SEK 4		-	For
DAIMLER AG 31-Mar-2021 Annual General Meeting 9 APPROVE DISCHARGE OF MANAGEMENT BOARD DAIMLER AG 31-Mar-2021 Annual General Meeting 10 APPROVE DISCHARGE OF MANAGEMENT BOARD ANNUAL GENERAL MEETING 10 APPROVE DISCHARGE OF MANAGEMENT BOARD ANNUAL GENERAL MEETING 10 APPROVE DISCHARGE OF MANAGEMENT BOARD ANNUAL GENERAL MEETING 10 APPROVE DISCHARGE OF MANAGEMENT BOARD	TECHNOLOGY FOUNDATION TO A MAXIMUM OF SEK 4 DS OF EUR 1.35 PER SHARE	-	9	Combination Combination
DAIMLER AG 31-Mar-2021 Annual General Meeting 11 RATIFY KPMG AG AS AUDITORS FOR FISCAL YE	DS OF EUR 1.35 PER SHARE FOR FISCAL YEAR 2020 FFECHNOLOGY FOUNDATION TO A MAXIMUM OF SEK 4 N P P P P P P P P P P P P P P P P P P	AŞ	-	
51 Mail 2021 Milliage General Meeting 11 Milliam No AS ASSITTANT TO THE PART OF THE PART O	TECHNOLOGY FOUNDATION TO A MAXIMUM OF SEK 4 DS OF EUR 1.35 PER SHARE FOR FISCAL YEAR 2020 FOR FISCAL YEAR 2020 FOR FISCAL YEAR 2020	For A	5~1115	COMBINATION
DAIMLER AG 31-Mar-2021 Annual General Meeting 12 RATIFY KPMG AG AS AUDITORS FOR THE 2022	TECHNOLOGY FOUNDATION TO A MAXIMUM OF SEK 4 DS OF EUR 1.35 PER SHARE FOR FISCAL YEAR 2020 FOR FISCAL YEAR 2020 FOR FISCAL YEAR 2020	For Ag	I	Combination

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date			RATIFY KPMG AG AS AUDITORS OF THE FINAL BALANCE SHEETS REQUIRED UNDER THE GERMAN		Vote	d Vote	
DAIMLER AG	31-Mar-2021	Annual General Meeting	13	REORGANIZATION ACT		For	Against	Combination
DAIMLER AG		Annual General Meeting	14	ELECT ELIZABETH CENTONI TO THE SUPERVISORY BOARD		For	For	For
DAIMLER AG		Annual General Meeting	15	ELECT BEN VAN BEURDEN TO THE SUPERVISORY BOARD		For	For	For
DAIMLER AG		Annual General Meeting	16	ELECT MARTIN BRUDERMUELLER TO THE SUPERVISORY BOARD		For	For	For
DAIMLER AG		Annual General Meeting	17	APPROVE REMUNERATION OF SUPERVISORY BOARD		For	For	For
				AMEND ARTICLES RE: PARTICIPATION OF SUPERVISORY BOARD MEMBERS IN THE ANNUAL GENERAL				
DAIMLER AG	31-Mar-2021	Annual General Meeting	18	MEETING BY MEANS OF AUDIO AND VIDEO TRANSMISSION		For	For	For
DAIMLER AG	31-Mar-2021	Annual General Meeting	19	AMEND ARTICLES RE: PLACE OF JURISDICTION		For	Against	Combination
				TO RATIFY THE HIRING OF PRICEWATERHOUSECOOPERS AUDITORES INDEPENDENTES, WITH ITS				
				PRINCIPAL PLACE OF BUSINESS IN THE CITY OF SAO PAULO, STATE OF SAO PAULO, AT AVENIDA				
				FRANCISCO MATARAZZO, 1400, 9TH, 10TH AND 13TH TO 17TH FLOORS, TORRE TORINO, AGUA				
				BRANCA, ENROLLED WITH THE CNPJ.ME UNDER NO. 61.562.112.0001.20, AS A SPECIALIZED COMPANY				
				RESPONSIBLE FOR PREPARING THE APPRAISAL REPORT OF THE PORTION OF THE COMPANY'S NET				
				EQUITY TO BE TRANSFERRED TO GETNET ADQUIRENCIA E SERVICOS PARA MEIOS DE PAGAMENTOS S.A.				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	3	CNPJ NO. 10.440.482.0001.54 GETNET AND APPRAISAL REPORT, RESPECTIVELY		For	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	4	TO APPROVE THE APPRAISAL REPORT		For	For	For
				TO APPROVE THE TERMS AND CONDITIONS OF THE PRIVATE INSTRUMENT OF PROTOCOL AND				
				JUSTIFICATION OF THE SPIN OFF FROM BANCO SANTANDER BRASIL S.A. WITH THE TRANSFER OF THE				
				SPUN OFF PORTION TO GETNET ADQUIRENCIA E SERVICOS PARA MEIOS DE PAGAMENTOS S.A., ENTERED				
				INTO ON FEBRUARY 25, 2021 BETWEEN THE COMPANY'S AND GETNETS MANAGEMENTS PROTOCOL AND				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	5	JUSTIFICATION OF THE SPIN OFF FROM SANTANDER		For	For	For
				TO APPROVE THE SPIN OFF FROM THE COMPANY, WHICH WILL RESULT IN THE SEGREGATION OF ITS				
				SHARES ISSUED BY GETNET, WITH TRANSFER OF THE SPUN OFF PORTION TO GETNET, UNDER THE				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	6	PROTOCOL AND JUSTIFICATION OF THE SPIN OFF FROM SANTANDER SPIN OFF		For	For	For
				IF THE PREVIOUS MATTERS ARE APPROVED, AUTHORIZE AND RATIFY ALL THE ACTS OF THE COMPANY'S				
				MANAGERS NECESSARY FOR THE EFFECTIVENESS OF THE RESOLUTIONS PROPOSED AND APPROVED BY				
BANCO SANTANDER (BRASIL) SA 31-Mar-20	31-Mar-2021	ExtraOrdinary General Meeting	7	THE COMPANY'S SHAREHOLDERS		For	For	For
				TO APPROVE THE REDUCTION OF THE COMPANY'S SHARE CAPITAL BY THE TOTAL AMOUNT OF TWO				
				BILLION REAIS BRL 2,000,000,000.000, BRL 57,000,000,000.000, BRL 55,000,000,000.000, WITHOUT THE				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	8	CANCELLATION OF SHARES, AS A RESULT OF THE SPIN OFF CAPITAL REDUCTION		For	For	For
				TO APPROVE THE AMENDMENT TO THE HEAD PROVISION OF ARTICLE 5 OF THE COMPANY'S BYLAWS, TO				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	9	REFLECT THE CAPITAL REDUCTION		For	For	For
				TO APPROVE THE AMENDMENT TO ARTICLE 30 OF THE COMPANY'S BYLAWS, TO IMPROVE THE RULES				
				FOR THE APPOINTMENT OF MEMBERS OF THE AUDIT COMMITTEE, IN ACCORDANCE WITH THE				
				PROVISIONS OF THE NATIONAL MONETARY COUNCIL RESOLUTION NO. 3,198, OF MAY 27, 2004, AS				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	10	AMENDED		For	For	For
				TO APPROVE THE RESTATEMENT OF THE COMPANY'S BYLAWS, IN ORDER TO INCORPORATE THE				
				AMENDMENT RESULTING FROM THE CAPITAL REDUCTION AND AMENDMENT TO ARTICLE 30 OF THE				
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	ExtraOrdinary General Meeting	11	COMPANY'S BYLAWS		For	For	For
				ANNUAL FINANCIAL REPORT AS OF 31 DECEMBER 2020 AS PER ART.154-TER OF THE LEGISLATIVE				
				DECREE 58/1998 (TUF) AND INTERNAL AND EXTERNAL AUDITORS' REPORTS: TO APPROVE BALANCE				_
ANIMA HOLDING S.P.A.	31-Mar-2021	MIX	3	SHEET AS OF 31 DECEMBER 2020		For	For	For
				ANNUAL FINANCIAL REPORT AS OF 31 DECEMBER 2020 AS PER ART.154-TER OF THE LEGISLATIVE				
			<u> </u>	DECREE 58/1998 (TUF) AND INTERNAL AND EXTERNAL AUDITORS' REPORTS: TO APPROVE THE			_	_
ANIMA HOLDING S.P.A.	31-Mar-2021	MIX	4	PROPOSAL FOR PROFIT ALLOCATION AND DIVIDEND DISTRIBUTION		For	For	For
				REPORT ON REWARDING POLICY (FIRST SECTION) AND EMOLUMENTS PAID (SECOND SECTION) AS PER				
	24.44	Lunz	_	ART. 123-TER OF THE ITALIAN LEGISLATIVE DECREE NO. 58/1998 ("TUF"): TO APPROVE REWARDING		_	_	_
ANIMA HOLDING S.P.A.	31-Mar-2021	MIX	5	POLICY AS PER FIRST SECTION REPORTS ON REWARDING POLICY (FIRST SECTION) AND EMOLUMENTS PAID (SECOND SECTION) AS PER		For	For	For
ANIMA LIGI DING C D A	24 11 2024	AAIV		ART. 123-TER OF THE ITALIAN LEGISLATIVE DECREE NO. 58/1998 ("TUF"): TO EXPRESS NON-BINDING		F	Amainst	Amainst
ANIMA HOLDING S.P.A.	31-Mar-2021	MIA	О	VOTE ON SECOND SECTION EMOLUMENTS PLAN BASED ON FINANCIAL INSTRUMENTS PURSUANT TO ART.114-BIS AS PER THE		For	Against	Against
ANIMA HOLDING C. D. A	24 11 2024	AAIV	7			For	For	For
ANIMA HOLDING S.P.A.	31-Mar-2021	IMIV	/	LEGISLATIVE DECREE 58/1998 (TUF). RESOLUTION RELATED THERETO MEASURES PURSUING THE REPLACEMENT OF NO. 3 DIRECTORS RESOLVED BY BOARD OF DIRECTORS		For	For	For
ANIMA HOLDING C. D. A	24 11 2024	AAIV		PURSUANT TO ART. 2386, ITEM 1, OF THE ITALIAN CIVIL CODE: TO CONFIRM APPOINTMENT OF		For	For	For
ANIMA HOLDING S.P.A.	31-Mar-2021	MIA	ŏ	FRANCESCA PASINELLI AS DIRECTOR MEASURES PURSUING THE REPLACEMENT OF NO. 3 DIRECTORS RESOLVED BY BOARD OF DIRECTORS		For	For	For
								1
ANIMA HOLDING C. D. A	24 11- 2024	AAIV	0	PURSUANT TO ART. 2386, ITEM 1, OF THE ITALIAN CIVIL CODE: TO CONFIRM APPOINTMENT OF MARIA		For	For	For
ANIMA HOLDING S.P.A.	31-Mar-2021	MIA	9	LUISA MOSCONI AS DIRECTOR MEASURES PURSUING THE REPLACEMENT OF NO. 3 DIRECTORS RESOLVED BY BOARD OF DIRECTORS		For	For	For
	·			INCESTINES PURSUING THE REPLACEMENT OF NO. STURFLICKS RESOLVED BY KOARD OF DIRECTORS	i	1	1	1
				PURSUANT TO ART. 2386, ITEM 1, OF THE ITALIAN CIVIL CODE: TO CONFIRM APPOINTMENT OF				

Company Name	Meeting Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against Recommende	Vote
	Date Date		RENEWAL OF THE PROPOSAL TO AUTHORIZE THE PURCHASE AND DISPOSAL OF OWN SHARES AS PER		Vote	d Vote	
			ART. 2357 AND 2357-TER OF THE ITALIAN CIVIL CODE AND AS PER ART. 132 OF THE TUF. RESOLUTIONS				
ANIMA HOLDING S.P.A.	31-Mar-2021 MIX	11	RELATED THERETO		For	For	For
			TO EMPOWER TO THE BOARD OF DIRECTORS, AS PER ART. 2443 OF THE ITALIAN CIVIL CODE, OF THE				
			FACULTY TO INCREASE ANIMA HOLDING S.P.A. STOCK CAPITAL, IN ONE OR MORE TRANCHES WITHIN 31				
			MARCH 2026, BY ISSUING A MAXIMUM OF NO. 10,506,120 NEW ORDINARY SHARES WITHOUT NOMINAL				
			VALUE TO BE ASSIGNED, AS PER ART. 2349 OF THE ITALIAN CIVIL CODE, TO EMPLOYEES AND/OR				
			EMPLOYEE CATEGORY OF THE COMPANY AND/OR ITS SUBSIDIARIES, FOR THE AMOUNT EQUIVALENT TO				
			PROFITS AND/OR RETAINED EARNINGS RESULTING FROM THE BALANCE SHEET APPROVED FROM TIME TO				
			TIME, UP TO A MAXIMUM AMOUNT OF EUR 207,816.58, IN ORDER TO EXECUTE THE EMOLUMENTS PLAN				
			AS REFERRED TO NO. 3 OF ORDINARY SECTION. TO AMEND ART. NO. 5 OF THE ARTICLES OF				
ANIMA HOLDING S.P.A.	31-Mar-2021 MIX	12	ASSOCIATION. RESOLUTIONS RELATED THERETO		For	For	For
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	4	OPENING CEREMONY, ESTABLISHMENT OF THE COUNCIL OF CHAIRMANSHIP		For	For	For
			DISCUSSION OF 2020 ANNUAL REPORT OF THE BOARD OF DIRECTORS, FINANCIAL STATEMENTS, THE				
TURKINE IS DANIKASI AS	24 Harr 2024 Americal Garages Harrison	_	INDEPENDENT AUDITORS REPORTS AND RATIFICATION OF THE ANNUAL REPORT OF THE BOARD OF		F	A	A
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	5	DIRECTORS AND FINANCIAL STATEMENTS DISCHARGE OF THE BOARD OF DIRECTORS FROM THEIR RESPONSIBILITIES FOR THE TRANSACTIONS AND		For	Against	Against
TUDICIVE IS DANICASE AS	24 May 2024 Appual Canaral Macking	,	ACCOUNTS OF THE BOARD OF DIRECTORS FROM THEIR RESPONSIBILITIES FOR THE TRANSACTIONS AND		F	Amainat	A
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	р	DETERMINATION OF THE DIVIDEND DISTRIBUTION AND THE METHOD AND DATE OF ALLOTMENT OF		For	Against	Against
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	7	DIVIDENDS		For	For	For
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	9	ELECTION OF THE BOARD OF DIRECTORS		For	For	For
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	9	DETERMINATION OF THE ALLOWANCE FOR THE MEMBERS OF THE BOARD OF DIRECTORS		For	Against	Against
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	10	SELECTION OF THE INDEPENDENT AUDIT COMPANY		For	For	For
TORRITE IS DARRASI AS	31 Mai 2021 Annual General Meeting	10	PERMITTING THE MEMBERS OF THE BOARD OF DIRECTORS AS PER ARTICLES 395 AND 396 OF THE		1 01	1 01	1 01
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	11	TURKISH COMMERCIAL CODE		For	For	For
TORRITE IS BARRAST AS	31 Mai 2021 Amada General Meeting		AMENDMENT OF THE INTERNAL DIRECTIVE ON THE PRINCIPLES AND PROCEDURES OF OPERATION OF		101	1 01	1 01
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	12	THE GENERAL ASSEMBLY		For	For	For
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	13	AMENDMENT OF THE ARTICLES 25, 28 AND 62 OF THE ARTICLES OF INCORPORATION		For	For	For
			PRESENTING INFORMATION TO THE SHAREHOLDERS ON THE SUBJECTS HELD IN CAPITAL MARKETS		1 21		
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	14	BOARD CORPORATE GOVERNANCE COMMUNIQUE PRINCIPLE NO. 1.3.6		For	Against	Abstain
TURKIYE IS BANKASI AS	31-Mar-2021 Annual General Meeting	15	PRESENTING INFORMATION TO THE SHAREHOLDERS ABOUT THE DONATIONS		For	Against	Abstain
			OPENING, FORMATION AND AUTHORIZATION OF THE BOARD OF PRESIDENCY FOR SIGNING THE MINUTES				
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	4	OF THE ORDINARY GENERAL MEETING OF SHAREHOLDERS		For	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	5	READING AND DISCUSSION OF THE BOARD OF DIRECTORS ANNUAL ACTIVITY REPORT		For	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	6	READING OF THE INDEPENDENT AUDITORS REPORTS		For	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	7	READING, DISCUSSION AND RATIFICATION OF THE FINANCIAL STATEMENTS		For	Against	Against
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	8	RELEASE OF THE BOARD MEMBERS		For	Against	Against
			DETERMINATION OF PROFIT USAGE AND THE AMOUNT OF PROFIT TO BE DISTRIBUTED ACCORDING TO				
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	9	THE BOARD OF DIRECTORS PROPOSAL		For	For	For
			DETERMINATION OF THE NUMBER OF THE BOARD MEMBERS, ELECTION OF THE BOARD MEMBERS				
			INCLUDING THE INDEPENDENT MEMBER WHOSE TERMS OF OFFICE HAVE EXPIRED AND INFORMING THE				
			SHAREHOLDERS REGARDING THE EXTERNAL DUTIES CONDUCTED BY THE BOARD MEMBERS AND THE				
TURKIYE GARANTI BANKASI A.S.	24 May 2024 Append Constal Machine	10	GROUNDS THEREOF IN ACCORDANCE WITH THE CORPORATE GOVERNANCE PRINCIPLE NO. 4.4.7 PROMULGATED BY THE CAPITAL MARKETS BOARD OF TURKEY		Fa.,	F	
TURKITE GARANTI DANKASI A.S.	31-Mar-2021 Annual General Meeting	10	ELECTION OF THE INDEPENDENT AUDITOR IN ACCORDANCE WITH ARTICLE 399 OF TURKISH		For	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	11	COMMERCIAL CODE		For	For	For
TOTALLE GARANTI DANNASI A.S.	31 mai 2021 Annual General Meeting				101	101	1 01
			INFORMING THE SHAREHOLDERS REGARDING REMUNERATION PRINCIPLES OF THE BOARD MEMBERS AND				
			DIRECTORS HAVING THE ADMINISTRATIVE RESPONSIBILITY IN ACCORDANCE WITH THE CORPORATE				
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	12	GOVERNANCE PRINCIPLE NO. 4.6.2 PROMULGATED BY THE CAPITAL MARKETS BOARD OF TURKEY		For	Against	Abstain
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	13	DETERMINATION OF THE REMUNERATION OF THE BOARD MEMBERS		For	Against	Against
			INFORMING THE SHAREHOLDERS WITH REGARD TO CHARITABLE DONATIONS REALIZED IN 2020, AND			3	
			DETERMINATION OF AN UPPER LIMIT FOR THE CHARITABLE DONATIONS TO BE MADE IN 2021 IN				
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	14	ACCORDANCE WITH THE BANKING LEGISLATION AND CAPITAL MARKETS BOARD REGULATIONS		For	For	For
			AUTHORIZATION OF THE BOARD MEMBERS TO CONDUCT BUSINESS WITH THE BANK IN ACCORDANCE				
			WITH ARTICLES 395 AND 396 OF THE TURKISH COMMERCIAL CODE, WITHOUT PREJUDICE TO THE				
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	15	PROVISIONS OF THE BANKING LAW		For	For	For
			INFORMING THE SHAREHOLDERS REGARDING SIGNIFICANT TRANSACTIONS EXECUTED IN 2020 WHICH				
			MAY CAUSE CONFLICT OF INTEREST IN ACCORDANCE WITH THE CORPORATE GOVERNANCE PRINCIPLE				
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021 Annual General Meeting	16	NO. 1.3.6 PROMULGATED BY CAPITAL MARKETS BOARD OF TURKEY		For	Against	Abstain
			ANNUAL ACTIVITY REPORT, FINANCIAL STATEMENTS AND CONSOLIDATED FINANCIAL STATEMENTS 2020,		L	_	_
PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting 31-Mar-2021 Annual General Meeting	3	AUDITORS' REPORTS ADVISORY VOTE ON THE COMPENSATION REPORT 2020		For For	For For	For For
PSP SWISS PROPERTY AG							

PAPER PAPE	Company Name	Meeting Meeting Type Date	Proposal Number	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommende	Vote
Property Application Company C		Date		APPROPRIATION OF RETAINED EARNINGS 2020 AND THE STATUTORY AND REGULATIVE-DECIDED		Vote	d Vote	
PS-90006-PS-00001-1-2 PS-9	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	5	RETAINED EARNINGS, DIVIDEND PAYMENT		For	For	For
PACKED P	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	6	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OF THE EXECUTIVE BOARD		For	For	For
## SPANSE (PROPERTY AC) ## AN 2011 Annual Control Monthly ## AN 2011 An 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly ## AN 2011 Annual Control Monthly	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	7	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. LUCIANO GABRIEL (CURRENT)		For	For	For
The posters and	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	8	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MS. CORINNE DENZLER (CURRENT)		For	Against	Against
PS 9900 PS 9	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	9	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. ADRIAN DUDLE (CURRENT)		For	Against	Against
PS 9900 PS 9	PSP SWISS PROPERTY AG	The state of the s	10	ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. PETER FORSTMOSER (CURRENT)		For	For	+ -
PRINCE AND PRINCE AND THE AND PRINCE AND	PSP SWISS PROPERTY AG	Ü		ELECTION OF THE MEMBER OF THE BOARD OF DIRECTORS: MR. HENRIK SAXBORN (CURRENT)		For	For	For
PRINCES PRODUCTS AGE 1 1 1 1 1 1 1 1 1		The state of the s		·		For	_	
PR 99/05/16 PROCEED NO. 13 No. 2021 Amount General Meeting 15 LCCTOR Of Mr. LCCAD CAMBREL, CURRENT) AC CHARACTER, CONT. 15 No. 2021 Amount General Meeting 15 LCCTOR Of Mr. LCCAD CAMBREL, CURRENT) AC CHARACTER, MR. TETE POSTSON (CAMBRET) Pr. P		3		·			-	-
PS 99005 FROPERTY AC	PSP SWISS PROPERTY AG			` '				
PS 99955 FROPERTY AC	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	15	FLECTION OF THE MEMBER OF THE COMPENSATION COMMITTEE MR. PETER FORSTMOSER (CLIRRENT)		For	For	For
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PS 9900S RIGHERTY AG 31 May 2001 Annual General Meeting 31 May 2001 Annual General Meeting 32 APPROVACE OF THE ADMINIST TOTAL ADMINIST OF COMPOSATIONS FOR THE DESCRIPTIVE GOADS FOR THE PROVACE OF				,			_	
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SEPS SMORTERY AG				APPROVAL OF THE MAXIMUM TOTAL AMOUNT OF COMPENSATIONS FOR THE EXECUTIVE BOARD FOR THE				
Seption 1 Mar 201 Amand General Meeting 1 Mar 201 Amand General Meeting 2 Ampended Seption	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	19	2022 BUSINESS YEAR		For	For	For
SPS 99/05/15 AG	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	20	ELECTION OF ERNST AND YOUNG AG, ZURICH, (CURRENT) AS STATUTORY AUDITORS		For	For	For
### PRIPORAL OF 13 NAW 2021 Annual General Meeting 3 2000 ### PRIPORAL OF THE STRUMENT ON REPORT 2020 AS WELLA STREET CONSQUARTED FRANCIAL STATEADHTS				ELECTION OF PROXY VOTING SERVICES GMBH, ZURICH, (CURRENT) AS INDEPENDENT SHAREHOLDER				
NTTRISTOR PILODING AG	PSP SWISS PROPERTY AG	31-Mar-2021 Annual General Meeting	21			For	For	For
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	HUDEK + SUNNEK AU	31-mar-2021 Annual General Meeting	13			FUI	FUI	LOI
	HUDED . CHUNED AC	24.44- 2024				F	F	

Company Name	Meeting	Meeting Type	Proposal Number	Proposal Long Text	Director Name	Recommended	For/Against	Vote
	Date		Number			Vote	Recommende	
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	5	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	6	APPROVE ALLOCATION OF INCOME		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	7	APPROVE REMUNERATION POLICY		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	8	APPROVE SECOND SECTION OF THE REMUNERATION REPORT		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	9	FIX NUMBER OF DIRECTORS		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	10	FIX BOARD TERMS FOR DIRECTORS		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	14	APPROVE REMUNERATION OF DIRECTORS		For	For	For
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	22	APPROVE INTERNAL AUDITORS' REMUNERATION		For	For	For
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS. TO APPOINT THE EFFECTIVE AND ALTERNATE AUDITORS. LIST PRESENTED BY VIVENDI. EFFECTIVE AUDITORS: ANGELO ROCCO BONISSONI FRANCESCA DI DONATO, MASSIMO GAMBINI, GIULIA DE MARTINO, FRANCESCO SCHIAVONE PANNI, ALTERNATE AUDITORS: FRANCO MAURIZIO LAGRO, ILARIA				
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	16	ANTONELLA BELLUCO		None		Combination
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL				
				AUDITORS. TO APPOINT THE EFFECTIVE AND ALTERNATE AUDITORS. LIST PRESENTED BY A GROUP OF SGRS. EFFECTIVE AUDITORS: FRANCESCO FALLACARA, ANNA DORO, FRANCESCO VELLA, ALTERNATE				
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	17	AUDITORS: PAOLO PRANDI, LAURA FIORDELISI		None		For
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE INTERNAL AUDITORS. TO APPOINT THE EFFECTIVE AND ALTERNATE AUDITORS. LIST PRESENTED BY CASSA DEPOSITI E PRESTITI. EFFECTIVE AUDITORSFRANCO LUCIANO TUTINO, INES GANDINI, ALTERNATE				
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	18	AUDITORS: STEFANO FIORINI, MARIA SARDELLI		None		Combination
	0.1110.2021	Think the control of		PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINT ANGELO ROCCO BONISSONI AS CHAIRMAN OF INTERNAL STATUTORY AUDITORS SHAREHOLDER PROPOSAL SUBMITTED BY		- None		
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	19	A GROUP OF FUND MANAGERS AND SICAVS		None		Combination
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINT FRANCESCO FALLACARA				
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	20	AS CHAIRMAN OF INTERNAL STATUTORY AUDITORS SHAREHOLDER PROPOSAL SUBMITTED BY CASSA DEPOSITI E PRESTITI SPA		None		For
	24.112224			PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: APPOINT FRANCO LUCIANO TUTINO AS CHAIRMAN OF INTERNAL STATUTORY AUDITORS SHAREHOLDER PROPOSAL SUBMITTED BY				
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	21	VIVENDI SA		None		Combination
				TO APPOINT THE BOARD OF DIRECTORS. TO APPOINT DIRECTORS. LIST PRESENTED BY THE BOARD OF DIRECTORS. SALVATORE ROSSI, LUIGI GUBITOSI, PAOLA BONOMO, FRANCK CADORET, LUCA DE MEO, ARNAUD DE PUYFONTAINE, CRISTIANA FALCONE, GIOVANNI GORNO TEMPINI, MARELLA MORETTI, ILARIA				
TELECOM ITALIA SPA	31-Mar-2021	Annual General Meeting	12	ROMAGNOLI		For	For	For
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: TO APPOINT THE BOARD OF DIRECTORS. TO APPOINT DIRECTORS. LIST PRESENTED BY A GROUP OF SGRS: MAURIZIO CARLI, PAOLA				
TELECOM ITALIA SPA		Annual General Meeting	13	SAPIENZA, FEDERICO FERRO LUZZI, PAOLA CAMAGNI, PAOLO BOCCARDELLI		None	 	Against
EASY BIO, INC.		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENT(CASH DIVIDEND KRW 75)		For	For	For
EASY BIO, INC.		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
EASY BIO, INC.		Annual General Meeting	3	APPROVAL OF REMUNERATION FOR DIRECTOR		For	Against	Against
EASY BIO, INC.		Annual General Meeting	4	APPROVAL OF REMUNERATION FOR AUDITOR		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	1	APPROVAL OF FINANCIAL STATEMENTS		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	2	AMENDMENT OF ARTICLES OF INCORPORATION		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	3	ELECTION OF INSIDE DIRECTOR: GIM GI ROK		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	4	ELECTION OF INSIDE DIRECTOR: GIM YEONG CHEOL		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	5	ELECTION OF INSIDE DIRECTOR: CHOE SEUNG SIK		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	6	ELECTION OF AUDIT COMMITTEE MEMBER WHO IS AN OUTSIDE DIRECTOR: GIM GWANG BOK		For	For	For
KOREACENTER CO.,LTD.		Annual General Meeting	7	APPROVAL OF REMUNERATION FOR DIRECTOR		For	For	For
KOREACENTER CO.,LTD.	31-Mar-2021	Annual General Meeting	8	APPROVAL OF GRANT OF STOCK OPTION		For	For	For