Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommende Vote	d For/Against Recommended Vote	d Aware Vote
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	6	APPROVAL OF THE SEPARATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	7	ALLOCATION OF EARNINGS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022		FOR	FOR	FOR
				APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED MARCH 31,				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	8	2022		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	9	APPROVAL OF REGULATED AGREEMENTS AND COMMITMENTS		FOR	FOR	FOR
				APPROVAL OF ALL COMPONENTS OF THE COMPENSATION PAID TO THE CORPORATE OFFICERS LISTED IN I OF				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	10	ARTICLE L. 22-10-9 OF THE FRENCH COMMERCIAL CODE FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022		FOR	FOR	FOR
				APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING THE FINANCIAL YEAR				
				ENDED MARCH 31, 2022 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO YVES GUILLEMOT,				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	11	CHAIRMAN AND CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
				APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING THE FINANCIAL YEAR				
				ENDED MARCH 31, 2022 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO CLAUDE GUILLEMOT,				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	12	DEPUTY CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
				APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING THE FINANCIAL YEAR				
				ENDED MARCH 31, 2022 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO MICHEL GUILLEMOT,				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	13	DEPUTY CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
				APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING THE FINANCIAL YEAR				
				ENDED MARCH 31, 2022 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO G RARD GUILLEMOT,				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	14	DEPUTY CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
				APPROVAL OF THE COMPONENTS OF THE COMPENSATION AND BENEFITS PAID DURING THE FINANCIAL YEAR				
				ENDED MARCH 31, 2022 OR ALLOCATED IN RESPECT OF THE SAME FINANCIAL YEAR TO CHRISTIAN				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	15	GUILLEMOT, DEPUTY CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
								_
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	16	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	17	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DEPUTY CHIEF EXECUTIVE OFFICERS		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	18	APPROVAL OF THE COMPENSATION POLICY APPLICABLE TO THE DIRECTORS		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	19	APPOINTMENT OF CLAUDE FRANCE AS INDEPENDENT DIRECTOR		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	20	SETTING OF THE TOTAL AMOUNT OF COMPENSATION ALLOCATED ANNUALLY TO DIRECTORS		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	21	RENEWAL OF THE TERM OF OFFICE OF MAZARS SA AS PRIMARY STATUTORY AUDITOR		FOR	FOR	FOR
				NON-RENEWAL OF THE TERM OF OFFICE AND NON-REPLACEMENT OF CBA SARL AS ALTERNATE STATUTORY				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	22	AUDITOR		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	23	AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES		FOR	FOR	FOR
				AUTHORIZATION GRANTED TO THE BOARD OF DIRECTORS IN ORDER TO REDUCE THE SHARE CAPITAL BY				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	24	CANCELATION OF THE OWN SHARES HELD BY THE COMPANY		FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL THROUGH THE				-
				CAPITALIZATION OF RESERVES, PROFITS, PREMIUMS OR OTHER AMOUNTS THAT WOULD BE ELIGIBLE FOR				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	25	CAPITALIZATION		FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING				
				SHARES OF THE COMPANY AND/OR SECURITIES GRANTING ACCESS TO THE SHARE CAPITAL OF THE COMPANY				
				OR ONE OF ITS SUBSIDIARIES AND/OR ENTITLING HOLDERS TO THE ALLOCATION OF DEBT SECURITIES, WITH				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	26	MAINTENANCE OF PREFERENTIAL SUBSCRIPTION RIGHTS		FOR	FOR	FOR
				EXCLUDING THE OFFERS REFERRED TO IN 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND FINANCIAL				-
				CODE PLEASE CONSULT THE TEXT OF THE RESOLUTION ATTACHED. DELEGATION OF AUTHORITY TO THE				
				BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING SHARES OF THE COMPANY AND/OR				
				SECURITIES GRANTING ACCESS TO THE SHARE CAPITAL OF THE COMPANY OR ONE OF ITS SUBSIDIARIES				
				AND/OR ENTITLING HOLDERS TO THE ALLOCATION OF DEBT SECURITIES, WITH WAIVER OF PREFERENTIAL				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX		SUBSCRIPTION RIGHTS THROUGH A PUBLIC OFFERING		FOR	FOR	FOR
				THROUGH A PUBLIC OFFERING REFERRED TO IN 1 OF ARTICLE L. 411-2 OF THE FRENCH MONETARY AND				
				FINANCIAL CODE (FORMERLY "PRIVATE PLACEMENT")PLEASE CONSULT THE TEXT OF THE RESOLUTION				
				ATTACHED. DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY				
				ISSUING SHARES OF THE COMPANY AND/OR SECURITIES GRANTING ACCESS TO THE SHARE CAPITAL OF THE				
				COMPANY OR ONE OF ITS SUBSIDIARIES AND/OR ENTITLING HOLDERS TO THE ALLOCATION OF DEBT				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX		SECURITIES, WITH WAIVER OF PREFERENTIAL SUBSCRIPTION RIGHTS		FOR	FOR	FOR
	UJ-JUL-ZUZZ	711/	-	DELEGATION OF POWERS TO THE BOARD OF DIRECTORS TO ISSUE SHARES AND/OR SECURITIES GRANTING				
				ACCESS TO THE SHARE CAPITAL, IN ORDER TO REMUNERATE CONTRIBUTIONS IN KIND GRANTED TO THE				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	29	COMPANY, WITH WAIVER OF PREFERENTIAL SUBSCRIPTION RIGHTS FOR SHAREHOLDERS		FOR	FOR	FOR
	05-501-2022		27					IUN

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	for/Against Recommended Vote	Aware Vote
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR COMPOUND SECURITIES, WITH CANCELATION OF THE SHAREHOLDERS'			Vote	
				PREFERENTIAL SUBSCRIPTION RIGHTS, FOR THE BENEFIT OF MEMBERS OF COMPANY OR GROUP SAVINGS				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX		SCHEMES		FOR	FOR	FOR
				ARTICLE L. 233-16 OF THE FRENCH COMMERCIAL CODE FOR WHICH THE REGISTERED OFFICE IS LOCATED				
				OUTSIDE FRANCE, EXCLUDING COMPANY OR GROUP SAVINGS SCHEMES PLEASE CONSULT THE TEXT OF THE				
				RESOLUTION ATTACHED. DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE				
				SHARE CAPITAL BY ISSUING ORDINARY SHARES AND/OR COMPOUND SECURITIES, WITH CANCELATION OF THE				
				SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR EMPLOYEES AND/OR CORPORATE				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX		OFFICERS OF CERTAIN SUBSIDIARIES OF THE COMPANY WITHIN THE MEANING OF		FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY ISSUING				
				ORDINARY SHARES AND/OR COMPOUND SECURITIES, WITH CANCELATION OF THE SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, RESERVED FOR CATEGORIES OF BENEFICIARIES UNDER AN EMPLOYEE				
UBISOFT ENTERTAINMENT	05-Jul-2022			SHARE OWNERSHIP OFFERING		FOR	FOR	FOR
UDISOFT ENTERTAINMENT	05-Jul-2022	MIX	-	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT FREE ORDINARY SHARES OF THE COMPANY TO		FUR	FUK	FUR
				EMPLOYEES, INCLUDING ALL OR SOME OF THE MEMBERS OF THE UBISOFT GROUP EXECUTIVE COMMITTEE,				
				WITH THE EXCEPTION OF THE COMPANY'S EXECUTIVE CORPORATE MANAGING OFFICERS, SUBJECT OF THE				
UBISOFT ENTERTAINMENT	05-Jul-2022	міх	33	TWENTY-NINTH RESOLUTION		FOR	FOR	FOR
	00 000 2022	hitz	55	AUTHORIZATION TO THE BOARD OF DIRECTORS TO GRANT FREE ORDINARY SHARES OF THE COMPANY TO			TOR	TOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	34	THE COMPANY'S EXECUTIVE CORPORATE MANAGING OFFICERS		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022		35	OVERALL CEILING FOR SHARE CAPITAL INCREASES		FOR	FOR	FOR
			-	AMENDMENT TO THE COMPANY'S ARTICLES OF ASSOCIATION IN ORDER TO REMOVE THE STATUTORY CLAUSES				
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	36	RELATING TO PREFERENCE SHARES		FOR	FOR	FOR
UBISOFT ENTERTAINMENT	05-Jul-2022	MIX	37	POWERS FOR FORMALITIES		FOR	FOR	FOR
ASCENDAS REAL ESTATE INVESTMENT TR	US 06-Jul-2022	ExtraOrdinary General Meeting	1	TO APPROVE THE ENTRY INTO THE NEW MANAGEMENT AGREEMENTS		FOR	FOR	FOR
VOESTALPINE AG	06-Jul-2022	Ordinary General Meeting	4	APPROVE ALLOCATION OF INCOME		FOR	FOR	FOR
VOESTALPINE AG	06-Jul-2022	Ordinary General Meeting	5	APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL YEAR 2021/22		FOR	FOR	FOR
VOESTALPINE AG	06-Jul-2022	Ordinary General Meeting	6	APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL YEAR 2021/22		FOR	FOR	FOR
VOESTALPINE AG		Ordinary General Meeting	7	APPROVE REMUNERATION OF SUPERVISORY BOARD MEMBERS		FOR	FOR	FOR
VOESTALPINE AG		Ordinary General Meeting	8	RATIFY AUDITORS FOR FISCAL YEAR 2022/23		FOR	FOR	FOR
VOESTALPINE AG		Ordinary General Meeting	9	APPROVE REMUNERATION REPORT		FOR	FOR	FOR
GSK PLC		Ordinary General Meeting	1	APPROVE MATTERS RELATING TO THE DEMERGER OF HALEON GROUP FROM THE GSK GROUP		FOR	FOR	FOR
GSK PLC		Ordinary General Meeting	2	APPROVE THE RELATED PARTY TRANSACTION ARRANGEMENTS		FOR	FOR	FOR
SNOWFLAKE INC.	07-Jul-2022		1	Election of Class II Director: Kelly A. Kramer		FOR	FOR	FOR
SNOWFLAKE INC.	07-Jul-2022		2	Election of Class II Director: Frank Slootman Election of Class II Director: Michael L. Speiser		FOR FOR	FOR FOR	FOR FOR
SNOWFLAKE INC.	07-Jul-2022	Annual	3	To approve, on an advisory basis, the frequency of future stockholder advisory votes on the compensation		FUR	FUR	FUR
SNOWFLAKE INC.	07-Jul-2022	Appual	4	of our named executive officers.		1	FOR	1
SNOWI LARE INC.	07-Jul-2022	Annuat	4	To ratify the selection of PricewaterhouseCoopers LLP as our independent registered public accounting			TUK	+
SNOWFLAKE INC.	07-Jul-2022	Annual	5	firm for the fiscal year ending January 31, 2023.		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	1	TO RECEIVE THE 2022 ANNUAL REPORT		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	2	TO APPROVE THE ANNUAL REPORT ON REMUNERATION		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	3	TO DECLARE A FINAL DIVIDEND OF 13P PER ORDINARY SHARE		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	4	TO RE-ELECT MARK ALLAN AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	5	TO RE-ELECT VANESSA SIMMS AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	07-Jul-2022	Annual General Meeting	6	TO RE-ELECT COLETTE OSHEA AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	07-Jul-2022	Annual General Meeting	7	TO RE-ELECT EDWARD BONHAM CARTER AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	07-Jul-2022	Annual General Meeting	8	TO RE-ELECT NICHOLAS CADBURY AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	9	TO RE-ELECT MADELEINE COSGRAVE AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	10	TO RE-ELECT CHRISTOPHE EVAIN AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	11	TO RE-ELECT CRESSIDA HOGG AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	12	TO RE-ELECT MANJIRY TAMHANE AS A DIRECTOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	13	TO RE-APPOINT ERNST YOUNG LLP AS AUDITOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	14	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	15	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	16	TO AUTHORISE THE DIRECTORS TO ALLOT SECURITIES		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T		Annual General Meeting	17	TO APPROVE THE COMPANY'S SHARE SAVE PLAN 2022		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	07-Jul-2022	Annual General Meeting	18	TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommende Vote	d For/Against Recommended Vote	Aware Vote
				TO AUTHORISE THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS FOR THE PURPOSES OF ACQUISITIONS OR			Vote	
LAND SECURITIES GROUP PLC R.E.I.T	07-Jul-2022	Annual General Meeting	19	CAPITAL INVESTMENTS		FOR	FOR	FOR
LAND SECURITIES GROUP PLC R.E.I.T	07-Jul-2022	Annual General Meeting	20	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES		FOR	FOR	FOR
				TO RECEIVE AND ADOPT THE COMPANYS AUDITED ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE 52				
J.SAINSBURY PLC	07-Jul-2022	Annual General Meeting	2	WEEKS TO 5 MARCH 2022		FOR	FOR	FOR
J.SAINSBURY PLC	07-Jul-2022	Annual General Meeting	3	TO APPROVE THE ANNUAL REPORT ON REMUNERATION		FOR	FOR	FOR
				TO DECLARE A FINAL DIVIDEND OF 9.9 PENCE PER ORDINARY SHARE IN RESPECT OF THE 52 WEEKS TO 5				
J.SAINSBURY PLC		Annual General Meeting	4	MARCH 2022		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	5	TO ELECT JO BERTRAM AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	6	TO RE-ELECT BRIAN CASSIN AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	7	TO RE-ELECT JO HARLOW AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	8	TO RE-ELECT ADRIAN HENNAH AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	9	TO RE-ELECT TANUJ KAPILASHRAMI AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	10	TO RE-ELECT KEVIN O BYRNE AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	11	TO RE-ELECT SIMON ROBERTS AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	12	TO RE-ELECT MARTIN SCICLUNA AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	13	TO RE-ELECT KEITH WEED AS A DIRECTOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	14	TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	15	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	16	DIRECTORS GENERAL AUTHORITY TO ALLOT SHARES		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	17	DIRECTORS GENERAL AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS WITHOUT RESTRICTION AS TO USE		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	18	AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS OR SPECIFIED CAPITAL INVESTMENTS		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	19	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL EXPENDITURE		FOR	FOR	FOR
J.SAINSBURY PLC		Annual General Meeting	20	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES		FOR	FOR	FOR
J.SAINSBURY PLC	07-Jul-2022	Annual General Meeting	21	TO AUTHORISE THE COMPANY TO CALL A GENERAL MEETING ON NOT LESS THAN 14 CLEAR DAYS NOTICE		FOR	AGAINST	AGAINST
				PLEASE NOTE THAT THIS RESOLUTION IS A SHAREHOLDER PROPOSAL: SHAREHOLDER RESOLUTION ON LIVING				
J.SAINSBURY PLC		Annual General Meeting	22	WAGE ACCREDITATION		AGAINST	FOR	AGAINST
SEVERN TRENT PLC		Annual General Meeting	1	RECEIVE THE REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	2	APPROVE THE DIRECTORS REMUNERATION REPORT		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	3	DECLARE A FINAL ORDINARY DIVIDEND IN RESPECT OF THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	4	REAPPOINT KEVIN BEESTON		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	5	REAPPOINT JAMES BOWLING		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	6	REAPPOINT JOHN COGHLAN		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	7	APPOINT TOM DELAY		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	8	REAPPOINT LIV GARFIELD		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	9	REAPPOINT CHRISTINE HODGSON		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	10	REAPPOINT SHARMILA NEBHRAJANI		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	11	REAPPOINT PHILIP REMNANT		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	12	APPOINT GILLIAN SHELDON		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	13	REAPPOINT DELOITTE LLP AS AUDITOR OF THE COMPANY		FOR	FOR	FOR
SEVERN TRENT PLC	07-Jul-2022	Annual General Meeting	14	AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR		FOR	FOR	FOR
				AUTHORISE THE COMPANY AND ALL COMPANIES WHICH ARE SUBSIDIARIES OF THE COMPANY TO MAKE				
SEVERN TRENT PLC		Annual General Meeting	15	POLITICAL DONATIONS NOT EXCEEDING 50000 IN TOTAL		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	16	RENEW THE COMPANY'S AUTHORITY TO ALLOT SHARES		FOR	FOR	FOR
SEVERN TRENT PLC	07-Jul-2022	Annual General Meeting	17	DISAPPLY PRE-EMPTION RIGHTS ON UP TO FIVE PERCENT OF THE ISSUED CAPITAL		FOR	FOR	FOR
				DISAPPLY PRE-EMPTION RIGHTS ON UP TO AN ADDITIONAL 5 PER CENT OF THE ISSUED SHARE CAPITAL IN				
SEVERN TRENT PLC		Annual General Meeting	18	CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT		FOR	FOR	FOR
SEVERN TRENT PLC		Annual General Meeting	19	AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS ORDINARY SHARES		FOR	FOR	FOR
SEVERN TRENT PLC	07-Jul-2022	Annual General Meeting	20	ADOPT NEW ARTICLES OF ASSOCIATION		FOR	FOR	FOR
				AUTHORISE GENERAL MEETINGS OF THE COMPANY OTHER THAN ANNUAL GENERAL MEETINGS TO BE CALLED				
		Annual General Meeting	21	ON NOT LESS THAN 14 CLEAR DAYS NOTICE		FOR	AGAINST	AGAINST
		Annual General Meeting	1	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS		FOR	FOR	FOR
		Annual General Meeting	2	TO DECLARE A FINAL DIVIDEND		FOR	FOR	FOR
		Annual General Meeting	5	TO RE-ELECT PAULA ROSPUT REYNOLDS		FOR	FOR	FOR
		Annual General Meeting	4	TO RE-ELECT JOHN PETTIGREW		FOR	FOR	FOR
		Annual General Meeting	5	TO RE-ELECT ANDY AGG		FOR	FOR	FOR
NATIONAL GRID PLC		Annual General Meeting	0	TO RE-ELECT THERESE ESPERDY		FOR	FOR	FOR
		Annual General Meeting	/			FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	ŏ	TO ELECT IAN LIVINGSTON		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	9	TO ELECT IAIN MACKAY		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	10	TO ELECT ANNE ROBINSON		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	11	TO RE-ELECT EARL SHIPP		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	12	TO RE-ELECT JONATHAN SILVER		FOR	FOR	FOR
NATIONAL GRID PLC		Annual General Meeting	13	TO ELECT TONY WOOD		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	14	TO ELECT MARTHA WYRSCH		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	15	TO RE-APPOINT DELOITTE LLP AS THE COMPANY'S AUDITOR		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	16	TO AUTHORISE THE AUDIT AND RISK COMMITTEE OF THE BOARD TO SET THE AUDITORS REMUNERATION		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	17	TO APPROVE THE DIRECTORS REMUNERATION POLICY		FOR	FOR	FOR
NATIONAL GRID PLC		Annual General Meeting	18	TO APPROVE THE DIRECTORS REMUNERATION REPORT EXCLUDING THE DIRECTORS REMUNERATION POLICY		FOR	FOR	FOR
NATIONAL GRID PLC		Annual General Meeting		TO APPROVE THE CLIMATE TRANSITION PLAN		FOR	FOR	FOR
NATIONAL GRID PLC		Annual General Meeting	20	TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	21	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	22	TO AUTHORISE THE DIRECTORS TO OPERATE THE SCRIP DIVIDEND SCHEME		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	23	TO AUTHORISE CAPITALISING RESERVES FOR THE SCRIP DIVIDEND SCHEME		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	24	TO DISAPPLY PRE-EMPTION RIGHTS		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	25	TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS		FOR	FOR	FOR
NATIONAL GRID PLC	11-Jul-2022	Annual General Meeting	26	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES		FOR	FOR	FOR
NATIONAL GRID PLC		Annual General Meeting	27	TO AUTHORISE THE DIRECTORS TO HOLD GENERAL MEETINGS ON 14 CLEAR DAYS NOTICE		FOR	AGAINST	AGAINST
VMWARE, INC.	12-Jul-2022	Ţ		Election of Director: Nicole Anasenes		FOR	FOR	FOR
VMWARE, INC.	12-Jul-2022		2	Election of Director: Marianne Brown		FOR	FOR	FOR
VMWARE, INC.	12-Jul-2022			Election of Director: Paul Sagan		FOR	FOR	FOR
				An advisory vote to approve named executive officer compensation, as described in VMware's Proxy				
VMWARE, INC.	12-Jul-2022	Annual		Statement.		FOR	AGAINST	AGAINST
VMWARE, INC.	12-Jul-2022	Annual	5	To ratify the selection by the Audit Committee of VMware's Board of Directors of PricewaterhouseCoopers LLP as VMware's independent auditor for the fiscal year ending February 3, 2023.		FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	David Barr	FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Jane M. Cronin	FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Mervin Dunn	FOR	AGAINST	WITHHELD
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Michael Graff	FOR	AGAINST	WITHHELD
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Sean Hennessy	FOR	AGAINST	WITHHELD
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	W. Nicholas Howley	FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Gary E. McCullough	FOR	AGAINST	WITHHELD
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Michele Santana	FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	Robert Small	FOR	AGAINST	WITHHELD
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		1	DIRECTOR	John Staer	FOR	FOR	FOR
				DIRECTOR		-	-	
TRANSDIGM GROUP INCORPORATED	12-Jul-2022	Annual	1	To ratify the selection of Ernst & Young LLP as the Company's independent accountants for the fiscal year	Kevin Stein	FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022	Annual	2	ending September 30, 2022.		FOR	FOR	FOR
TRANSDIGM GROUP INCORPORATED	12-Jul-2022		3	To approve (in an advisory vote) compensation paid to the Company's named executive officers.		FOR	AGAINST	AGAINST
SOFI TECHNOLOGIES, INC.	12-Jul-2022		1	Election of Director: Ahmed Al-Hammadi		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022		2	Election of Director: Ruzwana Bashir		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022		3	Election of Director: Michael Bingle		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022			Election of Director: Richard Costolo		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022			Election of Director: Steven Freiberg		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022		_	Election of Director: Tom Hutton		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022			Election of Director: Clara Liang		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022			Election of Director: Anthony Noto		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022			Election of Director: Harvey Schwartz		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022 12-Jul-2022			Election of Director: Magdalena Yesil	+	FOR	FOR	FOR
	12-JUL-2022	Annual		Advisory vote on the frequency of stockholder advisory votes on the executive compensation of named				
SOFI TECHNOLOGIES, INC.	12-Jul-2022	Annual		executive officers.		1	FOR	1
	10 1.1 2022	Appual	10	Ratification of Deloitte & Touche LLP as our independent registered public accounting firm for the fiscal		EOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022		12	year ending December 31, 2022.		FOR	FOR	FOR
SOFI TECHNOLOGIES, INC.	12-Jul-2022	Annual	13	Approval of the Amended and Restated 2021 Stock Option and Incentive Plan for SoFi Technologies, Inc.		FOR	AGAINST	AGAINST
	12- Jul 2022	Annual	14	Approval of an Amendment to the SoFi Technologies, Inc. Certificate of Incorporation to grant the Board of Directors discretionary authority to effect a reverse stock split.		FOR	FOR	FOP
SOFI TECHNOLOGIES, INC.	12-Jul-2022	Annual	14	priectors discretionary autionity to effect a reverse stock split.		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	d Aware Vote
				TO RECEIVE THE ANNUAL REPORT AND AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH			Vote	
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	1	2022		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	2	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	3	TO APPROVE THE DIRECTORS REMUNERATION POLICY		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	4	TO DECLARE A FINAL DIVIDEND OF 11.60P PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	5	TO ELECT MARK AEDY AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	6	TO RE-ELECT SIMON CARTER AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	7	TO RE-ELECT LYNN GLADDEN AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	8	TO RE-ELECT IRVINDER GOODHEW AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	9	TO RE-ELECT ALASTAIR HUGHES AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	10	TO ELECT BHAVESH MISTRY AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	11	TO RE-ELECT PREBEN PREBENSEN AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	12	TO RE-ELECT TIM SCORE AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	13	TO RE-ELECT LAURA WADE-GERY AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	14	TO RE-ELECT LORAINE WOODHOUSE AS A DIRECTOR		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	15	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR OF THE COMPANY		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	16	TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITORS REMUNERATION		FOR	FOR	FOR
				TO AUTHORISE THE COMPANY TO MAKE POLITICAL DONATIONS AND POLITICAL EXPENDITURE OF NOT MORE				_
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	17	THAN 20000 POUNDS IN TOTAL		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	18	TO AUTHORISE THE DIRECTORS TO PAY DIVIDENDS AS SHARES SCRIP DIVIDENDS		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	19	RENEWAL OF THE BRITISH LAND SHARE INCENTIVE PLAN		FOR	FOR	FOR
BRITISH LAND COMPANY PLC		nual General Meeting	20	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO A SPECIFIED AMOUNT		FOR	FOR	FOR
				TO EMPOWER THE DIRECTORS TO ALLOT SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE OFFER TO				
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	21	SHAREHOLDERS UP TO THE SPECIFIED AMOUNT		FOR	FOR	FOR
		-		TO EMPOWER THE DIRECTORS TO ALLOT ADDITIONAL SHARES FOR CASH WITHOUT MAKING A PRE-EMPTIVE				
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	22	OFFER TO SHAREHOLDERS IN CONNECTION WITH AN ACQUISITION OR CAPITAL INVESTMENT		FOR	FOR	FOR
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	23	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES UP TO THE SPECIFIED LIMIT		FOR	FOR	FOR
		5		TO AUTHORISE THE CALLING OF GENERAL MEETINGS OTHER THAN AN ANNUAL GENERAL MEETING ON NOT				-
BRITISH LAND COMPANY PLC	12-Jul-2022 Ani	nual General Meeting	24	LESS THAN 14 CLEAR DAYS NOTICE		FOR	AGAINST	AGAINST
ALSTOM SA	12-Jul-2022 MIX	X	7	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 MIX	x	8	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
				ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022 AND SETTING OF THE DIVIDEND,				
				OPTION FOR PAYMENT OF THE DIVIDEND IN CASH OR IN SHARES, ISSUE PRICE OF THE SHARES TO BE ISSUED,				
ALSTOM SA	12-Jul-2022 MI>	X	9	FRACTIONAL SHARES, OPTION PERIOD		FOR	FOR	FOR
				THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS - ACKNOWLEDGEMENT OF				
ALSTOM SA	12-Jul-2022 MI>	X	10	THE ABSENCE OF NEW AGREEMENTS		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 MIX		11	RENEWAL OF THE TERM OF OFFICE OF MRS. BI YONG CHUNGUNCO AS DIRECTOR		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 MIX		12	RENEWAL OF THE TERM OF OFFICE OF MRS. CLOTILDE DELBOS AS DIRECTOR		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 MIX		13	RENEWAL OF THE TERM OF OFFICE OF MR. BAUDOUIN PROT AS DIRECTOR		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 MIX		14	APPROVAL OF THE REMUNERATION POLICY FOR THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 MIX		15	APPROVAL OF THE REMUNERATION POLICY FOR MEMBERS OF THE BOARD OF DIRECTORS		FOR	FOR	FOR
		-		APPROVAL OF THE INFORMATION REFERRED TO IN SECTION I OF ARTICLE L.22-10-9 OF THE FRENCH				
ALSTOM SA	12-Jul-2022 MI>	X	16	COMMERCIAL CODE		FOR	FOR	FOR
				APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL REMUNERATION				
				AND BENEFITS OF ANY KIND PAID DURING THE PAST FINANCIAL YEAR OR ALLOCATED IN RESPECT OF THE				
ALSTOM SA	12-Jul-2022 MIX	X	17	SAME FINANCIAL YEAR TO MR. HENRI POUPART-LAFARGE, CHAIRMAN AND CHIEF EXECUTIVE OFFICER		FOR	FOR	FOR
				AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO REPURCHASE ITS				-
ALSTOM SA	12-Jul-2022 MIX	X	18	OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 22-10-62 OF THE FRENCH COMMERCIAL CODE		FOR	FOR	FOR
								+
				AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO CANCEL SHARES HELD BY THE COMPANY				
ALSTOM SA	12-Jul-2022 MI>	X	19	REPURCHASED UNDER THE PROVISIONS OF ARTICLE L.22-10-62 OF THE FRENCH COMMERCIAL CODE		FOR	FOR	FOR
		-		DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY				
ALSTOM SA	12-Jul-2022 MI>	X	20	INCORPORATION OF RESERVES, PROFITS AND/OR PREMIUMS		FOR	FOR	FOR
		-		DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES				-
						1	1	1
				AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A				

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
				DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A SUBSIDIARY) AND/OR TO DEBT SECURITIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT BY WAY OF A PUBLIC OFFERING (EXCLUDING THE OFFERS REFERRED TO IN SECTION 1 OF ARTICLE L.411 -2			Vole	
ALSTOM SA	12-Jul-2022 /	MIX	22	OF THE FRENCH MONETARY AND FINANCIAL CODE		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022	MIX		DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY AND/OR TO DEBT SECURITIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT AS REMUNERATION FOR SECURITIES IN THE CONTEXT OF A PUBLIC EXCHANGE OFFER INITIATED BY THE COMPANY		FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL (OF THE COMPANY OR OF A SUBSIDIARY) AND/OR TO DEBT SECURITIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT BY WAY OF AN OFFER REFERRED TO IN SECTION 1 OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND				
ALSTOM SA	12-Jul-2022 /	MIX	24	FINANCIAL CODE		FOR	FOR	FOR
	42 1 2022			DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR ANY TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT FOR THE BENEFIT OF MEMBERS OF A COMPANY		500	500	500
ALSTOM SA	12-Jul-2022 /	MIX	25	SAVINGS PLAN PURSUANT TO ARTICLES L.3332-18 AND FOLLOWING OF THE FRENCH LABOUR CODE DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE TO PROCEED WITH		FOR	FOR	FOR
				AN INCREASE OF THE COMPANY'S SHARE CAPITAL RESERVED FOR A CATEGORY OF BENEFICIARIES, WITH		500	500	500
ALSTOM SA	12-Jul-2022 A	MIX	-	CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT AUTHORIZATION, IN THE EVENT OF AN ISSUE WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, TO SET THE ISSUE PRICE WITHIN THE LIMIT OF 10% OF THE CAPITAL PER YEAR, IN ACCORDANCE		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 /		27	WITH THE TERMS AND CONDITIONS DETERMINED BY THE MEETING		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 /	MIX		AUTHORIZATION TO INCREASE THE AMOUNT OF ISSUES		FOR	FOR	FOR
				DELEGATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS TO THE CAPITAL WITHIN THE LIMIT OF 10% OF THE CAPITAL TO REMUNERATE CONTRIBUTIONS IN KIND OF SECURITIES OR TRANSFERABLE SECURITIES				
ALSTOM SA	12-Jul-2022 /	MIX		GRANTING ACCESS TO THE CAPITAL DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE SHARES OF THE COMPANY, FOLLOWING THE ISSUE BY SUBSIDIARIES OF THE COMPANY OF TRANSFERABLE SECURITIES GRANTING ACCESS TO THE		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 /	MIX		COMPANY'S CAPITAL, WITH CANCELLATION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT		FOR	FOR	FOR
ALSTOM SA	12-Jul-2022 /	MIX	31	POWERS TO CARRY OUT FORMALITIES		FOR	FOR	FOR
				REVIEW AND APPROVAL, IF APPROPRIATE, OF THE ANNUAL ACCOUNTS (BALANCE SHEET, INCOME STATEMENT, STATEMENT OF CHANGES IN EQUITY, STATEMENT OF CASH FLOWS AND NOTES TO THE ACCOUNTS) AND THE DIRECTORS REPORT OF INDUSTRIA DE DISENO TEXTIL, SOCIEDAD ANONIMA, (INDITEX,				
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting		S.A.) FOR FINANCIAL YEAR ENDED 31 JANUARY 2022. DISCHARGE OF THE BOARD OF DIRECTORS REVIEW AND APPROVAL, IF APPROPRIATE, OF THE CONSOLIDATED ANNUAL ACCOUNTS (CONSOLIDATED BALANCE SHEET, CONSOLIDATED INCOME STATEMENT, CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME, CONSOLIDATED STATEMENT OF CHANGES IN EQUITY, CONSOLIDATED STATEMENT OF CASH FLOWS AND NOTES TO THE CONSOLIDATED ACCOUNTS) AND THE CONSOLIDATED DIRECTORS REPORT OF INDITEX		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting	3	GROUP FOR FINANCIAL YEAR ENDED 31 JANUARY 2022		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.		Ordinary General Meeting	4	REVIEW AND APPROVAL, IF APPROPRIATE, OF THE STATEMENT ON NON FINANCIAL INFORMATION FOR 2021		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting	5	DISTRIBUTION OF THE YEARS INCOME OR LOSS AND DIVIDEND DISTRIBUTION		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022	Ordinary General Meeting	6	RATIFICATION AND ELECTION OF MS MARTA ORTEGA PEREZ TO THE BOARD OF DIRECTORS AS PROPRIETARY DIRECTOR RATIFICATION AND ELECTION OF MR OSCAR GARCIA MACEIRAS TO THE BOARD OF DIRECTORS AS EXECUTIVE		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting	7	DIRECTOR		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.		Ordinary General Meeting	8	RE ELECTION OF MS PILAR LOPEZ ALVAREZ TO THE BOARD OF DIRECTORS AS INDEPENDENT DIRECTOR		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting	9	RE ELECTION OF MR RODRIGO ECHENIQUE GORDILLO TO THE BOARD OF DIRECTORS AS INDEPENDENT DIRECTOR		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting	10	APPOINTMENT OF ERNST AND YOUNG S.L. AS STATUTORY AUDITOR OF THE COMPANY AND ITS GROUP FOR FY2022, FY2023 AND FY2024		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022 (	Ordinary General Meeting	11	APPROVAL OF THE NOVATION OF THE FORMER EXECUTIVE CHAIRMANS POST CONTRACTUAL NON COMPETE AGREEMENT		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022	Ordinary General Meeting	12	AMENDMENT TO THE DIRECTORS REMUNERATION POLICY FOR FY2021, FY2022 AND FY2023		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.	12-Jul-2022	Ordinary General Meeting	13	ADVISORY VOTE (SAY ON PAY) ON THE ANNUAL REPORT ON REMUNERATION OF DIRECTORS		FOR	FOR	FOR
INDUSTRIA DE DISENO TEXTIL S.A.		Ordinary General Meeting		GRANTING OF POWERS TO IMPLEMENT RESOLUTIONS		FOR	FOR	FOR
BURBERRY GROUP PLC	12-Jul-2022	Annual General Meeting		TO RECEIVE THE COMPANYS ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 2 APRIL 2022.		FOR	FOR	FOR
				TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 2 APRIL 2022 AS SET OUT IN				
BURBERRY GROUP PLC		Annual General Meeting	2	THE COMPANYS ANNUAL REPORT AND ACCOUNTS.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO DECLARE A FINAL DIVIDEND OF 35.4P PER ORDINARY SHARE FOR THE YEAR ENDED 2 APRIL 2022.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RE-ELECT DR GERRY MURPHY AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO ELECT JONATHAN AKEROYD AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting	-	TO RE-ELECT JULIE BROWN AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RE-ELECT ORNA NICHIONNA AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting	-	TO RE-ELECT FABIOLA ARREDONDO AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting	_	TO RE-ELECT SAM FISCHER AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RE-ELECT RON FRASCH AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO ELECT DANUTA GRAY AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RE-ELECT MATTHEW KEY AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RE-ELECT DEBRA LEE AS A DIRECTOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RE-ELECT ANTOINE DE SAINT-AFFRIQUE AS A DIRECTOR OF THE COMPANY.		FOR	AGAINST	AGAINST
BURBERRY GROUP PLC	12-Jul-2022	Annual General Meeting		TO RE-APPOINT ERNST AND YOUNG LLP AS AUDITOR OF THE COMPANY.		FOR	FOR	FOR
BURBERRY GROUP PLC	12-Jul-2022	Annual General Meeting		TO AUTHORISE THE AUDIT COMMITTEE OF THE COMPANY TO DETERMINE THE AUDITORS REMUNERATION FOR THE YEAR ENDED 1 APRIL 2023.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO AUTHORISE POLITICAL DONATIONS BY THE COMPANY AND ITS SUBSIDIARIES.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO AUTHORISE THE DIRECTORS TO ALLOT SHARES.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO RENEW THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS.		FOR	FOR	FOR
BURBERRY GROUP PLC		Annual General Meeting		TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES.		FOR	FOR	FOR
				TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS OTHER THAN AN AGM ON NOT LESS THAN 14				
BURBERRY GROUP PLC	12-Jul-2022	Annual General Meeting	21	CLEAR DAYS NOTICE.		FOR	AGAINST	AGAINST
CHEWY, INC.	14-Jul-2022	Annual	1	DIRECTOR	James Kim	FOR	AGAINST	WITHHELD
CHEWY, INC.	14-Jul-2022	Annual	1	DIRECTOR	David Leland	FOR	AGAINST	WITHHELD
CHEWY, INC.	14-Jul-2022	Annual	1	DIRECTOR	Lisa Sibenac	FOR	AGAINST	WITHHELD
CHEWY, INC.	14-Jul-2022	Annual	1	DIRECTOR	Sumit Singh	FOR	AGAINST	WITHHELD
				To ratify the appointment of Deloitte & Touche LLP as the Company's independent registered public				
CHEWY, INC.	14-Jul-2022	Annual	2	accounting firm for the fiscal year ending January 29, 2023.		FOR	FOR	FOR
				To approve, on a non-binding, advisory basis, the compensation of the Company's named executive				
CHEWY, INC.	14-Jul-2022	Annual	3	officers.		FOR	AGAINST	AGAINST
CHEWY, INC.	14-Jul-2022		4	To approve the Chewy, Inc. 2022 Omnibus Incentive Plan.		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting	1	ANNUAL REPORT AND ACCOUNTS		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting	2	REPORT ON DIRECTORS REMUNERATION		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting	3	FINAL DIVIDEND		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting	4	ELECT ADAM CROZIER		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting	5	RE-ELECT PHILIP JANSEN		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		RE-ELECT SIMON LOWTH		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting	7	RE-ELECT ADEL AL-SALEH		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		RE-ELECT SIR IAN CHESHIRE		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting	9	RE-ELECT IAIN CONN		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting	10	RE-ELECT ISABEL HUDSON		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting		RE-ELECT MATTHEW KEY		FOR	FOR	FOR
BT GROUP PLC	14-Jul-2022	Annual General Meeting		RE-ELECT ALLISON KIRKBY		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		RE-ELECT SARA WELLER		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		AUDITORS RE-APPOINTMENT: KPMG LLP		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting	-	AUDITORS REMUNERATION		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		AUTHORITY TO ALLOT SHARES		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		DISAPPLICATION OF PRE-EMPTION RIGHTS		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		FURTHER DISAPPLICATION OF PRE-EMPTION RIGHTS		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		AUTHORITY TO PURCHASE OWN SHARES		FOR	FOR	FOR
BT GROUP PLC		Annual General Meeting		14 DAYS NOTICE OF MEETING		FOR	AGAINST	AGAINST
BT GROUP PLC		Annual General Meeting		AUTHORITY FOR POLITICAL DONATIONS		FOR	FOR	FOR
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting		TO RECEIVE THE ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022		FOR FOR	FOR	FOR
				TO APPROVE THE DIRECTORS' REMUNERATION REPORT			FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
				TO DECLARE A FINAL DIVIDEND OF 24.5 PENCE PER ORDINARY SHARE IN RESPECT OF THE YEAR ENDED 31			vote	
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	3	MARCH 2022		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	4	TO RE-ELECT PHILIP AIKEN AS A DIRECTOR OF THE COMPANY		FOR	AGAINST	AGAINST
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	5	TO RE-ELECT PETER HERWECK AS A DIRECTOR OF THE COMPANY		FOR	AGAINST	AGAINST
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	6	TO RE-ELECT JAMES KIDD AS A DIRECTOR OF THE COMPANY		FOR	AGAINST	AGAINST
AVEVA GROUP PLC		Annual General Meeting	7	TO RE-ELECT CHRISTOPHER HUMPHREY AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	8	TO RE-ELECT OLIVIER BLUM AS A DIRECTOR OF THE COMPANY		FOR	AGAINST	AGAINST
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	9	TO RE-ELECT PAULA DOWDY AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	10	TO ELECT AYESHA KHANNA AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	11	TO ELECT HILARY MAXSON AS A DIRECTOR OF THE COMPANY		FOR	AGAINST	AGAINST
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	12	TO RE-ELECT RON MOBED AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	13	TO ELECT ANNE STEVENS AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	14	TO APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	15	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR		FOR	FOR	FOR
	10 04( 2022			TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL		1 OIX		
AVEVA GROUP PLC	15-Jul-2022	Annual General Meeting	16	EXPENDITURE		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	17	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	18	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	19	TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	20	TO ADOPT NEW ARTICLES OF ASSOCIATION		FOR	FOR	FOR
AVEVA GROUP PLC		Annual General Meeting	20	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS' NOTICE		FOR	AGAINST	AGAINST
AVEVA GROOP PLC	10-Jul-2022	Annual General Meeting	21	TO REVIEW THE COMPANY'S AFFAIRS AND TO RECEIVE AND CONSIDER THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2022, TOGETHER WITH THE REPORTS OF THE DIRECTORS AND THE AUDITORS		FUK	AGAINST	AGAINST
DCC PLC	15 Jul 2022	Annual General Meeting	2	THEREON		FOR	FOR	FOR
		<u> </u>	2	TO DECLARE A FINAL DIVIDEND OF 119.93 PENCE PER SHARE FOR THE YEAR ENDED 31 MARCH 2022			FOR	FOR
DCC PLC	15-JUL-2022	Annual General Meeting	3			FOR	FUR	FUR
	45 1 1 2022			TO CONSIDER THE REMUNERATION REPORT (EXCLUDING THE REMUNERATION POLICY) AS SET OUT ON PAGES		505	505	500
DCC PLC		Annual General Meeting	4	128 TO 153 OF THE 2022 ANNUAL REPORT AND ACCOUNTS		FOR	FOR	FOR
DCC PLC		Annual General Meeting	5	ELECTION OF DIRECTOR: LAURA ANGELINI		FOR	FOR	FOR
DCC PLC		Annual General Meeting	6	ELECTION OF DIRECTOR: MARK BREUER		FOR	FOR	FOR
DCC PLC		Annual General Meeting	7	ELECTION OF DIRECTOR: CAROLINE DOWLING		FOR	FOR	FOR
DCC PLC		Annual General Meeting	8	ELECTION OF DIRECTOR: TUFAN ERGINBILGIC		FOR	FOR	FOR
DCC PLC		Annual General Meeting	9	ELECTION OF DIRECTOR: DAVID JUKES		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	10	ELECTION OF DIRECTOR: LILY LIU		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	11	ELECTION OF DIRECTOR: KEVIN LUCEY		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	12	ELECTION OF DIRECTOR: DONAL MURPHY		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	13	ELECTION OF DIRECTOR: ALAN RALPH		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	14	ELECTION OF DIRECTOR: MARK RYAN		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	15	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS		FOR	FOR	FOR
DCC PLC	15-Jul-2022	Annual General Meeting	16	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
				TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES (RELATING TO RIGHTS ISSUES OR OTHER ISSUES UP TO A LIMIT OF 5% OF ISSUED SHARE CAPITAL (EXCLUDING TREASURY				
DCC PLC	15-Jul-2022	Annual General Meeting	17	SHARES))		FOR	FOR	FOR
				TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS IN CERTAIN CIRCUMSTANCES (RELATING				
				TO ACQUISITIONS OR OTHER CAPITAL INVESTMENTS UP TO A LIMIT OF 5% OF ISSUED SHARE CAPITAL				
DCC PLC	15-Jul-2022	Annual General Meeting	18	(EXCLUDING TREASURY SHARES))		FOR	FOR	FOR
				TO AUTHORISE THE DIRECTORS TO PURCHASE ON-MARKET THE COMPANY'S OWN SHARES UP TO A LIMIT OF				
DCC PLC	15- Jul-2022	Annual General Meeting	19	10% OF ISSUED SHARE CAPITAL (EXCLUDING TREASURY SHARES)		FOR	FOR	FOR
DCC PLC		Annual General Meeting	20	TO FIX THE RE-ISSUE PRICE OF THE COMPANY'S SHARES HELD AS TREASURY SHARES		FOR	FOR	FOR
	15-50(-2022	Annual General Meeting	20	THAT, PURSUANT TO AND IN ACCORDANCE WITH SECTION 411 OF THE CORPORATIONS ACT, THE SCHEME			TOR	
				(THE TERMS OF WHICH ARE CONTAINED IN AND MORE PARTICULARLY DESCRIBED IN THE SCHEME BOOKLET OF WHICH THIS NOTICE OF GENERAL SCHEME MEETING FORMS PART), IS APPROVED (WITH OR WITHOUT MODIFICATIONS, ALTERATIONS OR CONDITIONS AS APPROVED BY THE COURT TO WHICH UNITI AND MBC				
				BIDCO AGREE IN WRITING) AND THE UNITI BOARD IS AUTHORISED, SUBJECT TO THE TERMS OF THE SCHEME IMPLEMENTATION DEED, TO (A) AGREE TO ANY SUCH MODIFICATIONS, ALTERATIONS OR CONDITIONS, AND (B) SUBJECT TO APPROVAL OF THE SCHEME BY THE COURT, IMPLEMENT THE SCHEME WITH ANY SUCH				
UNITI GROUP LTD	15-Jul-2022	Scheme Meeting	1	MODIFICATIONS, ALTERATIONS OR CONDITIONS		FOR	FOR	FOR
		Ordinary General Meeting		APPROVAL OF ACQUISITION		1.01	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	Aware Vote
				TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL		Volto	Vote	
				STATEMENTS OF MLT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022 AND THE AUDITOR'S REPORT				
MAPLETREE LOGISTICS TRUST	18-Jul-2022	Annual General Meeting	1	THEREON		FOR	FOR	FOR
		······································	-	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MLT AND TO AUTHORISE THE				
MAPLETREE LOGISTICS TRUST	18-Jul-2022	Annual General Meeting	2	MANAGER TO FIX THE AUDITOR'S REMUNERATION		FOR	FOR	FOR
				TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO				
MAPLETREE LOGISTICS TRUST	18-Jul-2022	Annual General Meeting	3	UNITS		FOR	FOR	FOR
CONSTELLATION BRANDS, INC.	19-Jul-2022		1	DIRECTOR	Jennifer M. Daniels	FOR	FOR	FOR
CONSTELLATION BRANDS, INC.	19-Jul-2022		1	DIRECTOR	Jeremy S.G. Fowden	FOR	FOR	FOR
CONSTELLATION BRANDS, INC.	19-Jul-2022		1	DIRECTOR	Jose M. Madero Garza		FOR	FOR
CONSTELLATION BRANDS, INC.	19-Jul-2022	Annual	1	DIRECTOR	Daniel J. McCarthy	FOR	FOR	FOR
				To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for				
CONSTELLATION BRANDS, INC.	19-Jul-2022	Annual	2	the fiscal year ending February 28, 2023.		FOR	FOR	FOR
				To approve, by an advisory vote, the compensation of the Company's named executive officers as disclosed				
CONSTELLATION BRANDS, INC.	19-Jul-2022		3	in the Proxy Statement.		FOR	FOR	FOR
LINK REAL ESTATE INVESTMENT TRUST		Annual General Meeting	4	TO RE-ELECT MR ED CHAN YIU CHEONG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
LINK REAL ESTATE INVESTMENT TRUST		Annual General Meeting	5	TO RE-ELECT MR BLAIR CHILTON PICKERELL AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
LINK REAL ESTATE INVESTMENT TRUST		Annual General Meeting	6	TO RE-ELECT MR PETER TSE PAK WING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
LINK REAL ESTATE INVESTMENT TRUST		Annual General Meeting	7	TO ELECT MS JENNY GU JIALIN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
LINK REAL ESTATE INVESTMENT TRUST		Annual General Meeting	8	TO GRANT A GENERAL MANDATE TO THE MANAGER TO BUY BACK UNITS OF LINK		FOR	FOR	FOR
SSE PLC		Annual General Meeting	1	RECEIVE THE REPORT AND ACCOUNTS 2022		FOR	FOR	FOR
SSE PLC		Annual General Meeting	2	APPROVE THE REMUNERATION REPORT 2022		FOR	FOR	FOR
SSE PLC		Annual General Meeting	3	APPROVE THE REMUNERATION POLICY 2022		FOR	FOR	FOR
SSE PLC		Annual General Meeting	4	AMENDMENTS TO THE SSE PLC PERFORMANCE SHARE PLAN RULES (THE PSP RULES)		FOR	FOR	FOR
SSE PLC		Annual General Meeting	5	DECLARE A FINAL DIVIDEND		FOR	FOR	FOR
SSE PLC		Annual General Meeting	6	RE-APPOINT GREGOR ALEXANDER		FOR	FOR	FOR
SSE PLC		Annual General Meeting	/	APPOINT DAME ELISH ANGIOLINI		FOR	FOR	FOR
SSE PLC		Annual General Meeting	8	APPOINT JOHN BASON		FOR	FOR	FOR
SSE PLC SSE PLC		Annual General Meeting	9	RE-APPOINT DAME SUE BRUCE RE-APPOINT TONY COCKER		FOR FOR	FOR FOR	FOR FOR
SSE PLC		Annual General Meeting	10	APPOINT TONT COCKER APPOINT DEBBIE CROSBIE		FOR	FOR	FOR
		Annual General Meeting Annual General Meeting		RE-APPOINT PETER LYNAS		FOR	FOR	FOR
SSE PLC SSE PLC		Annual General Meeting	12	RE-APPOINT HELEN MAHY		FOR	FOR	FOR
SSE PLC		Annual General Meeting	13	RE-APPOINT SIR JOHN MANZONI		FOR	FOR	FOR
SSE PLC		<u> </u>		RE-APPOINT ALISTAIR PHILLIPS-DAVIES		FOR	FOR	FOR
SSE PLC		Annual General Meeting	-	RE-APPOINT MARTIN PIBWORTH		FOR	FOR	FOR
SSE PLC		Annual General Meeting Annual General Meeting	17	RE-APPOINT MELANIE SMITH		FOR	FOR	FOR
SSE PLC		Annual General Meeting		RE-APPOINT DAME ANGELA STRANK		FOR	FOR	FOR
SSE PLC		Annual General Meeting	19	APPOINT ERNST AND YOUNG LLP AS AUDITOR		FOR	FOR	FOR
SSE PLC		Annual General Meeting	20	AUTHORISE THE AUDIT COMMITTEE TO AGREE THE AUDITOR'S REMUNERATION		FOR	FOR	FOR
SSE PLC		Annual General Meeting	21	RECEIVE THE NET ZERO TRANSITION REPORT 2022		FOR	FOR	FOR
SSE PLC		Annual General Meeting	22	AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
SSE PLC		Annual General Meeting	23	SPECIAL RESOLUTION TO DISAPPLY PRE- EMPTION RIGHTS		FOR	FOR	FOR
SSE PLC		Annual General Meeting	24	SPECIAL RESOLUTION TO EMPOWER THE COMPANY TO PURCHASE ITS OWN ORDINARY SHARES		FOR	FOR	FOR
SSE PLC		Annual General Meeting	25	SPECIAL RESOLUTION TO APPROVE 14 DAYS' NOTICE OF GENERAL MEETINGS		FOR	AGAINST	AGAINST
HALMA PLC		Annual General Meeting	1	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	2	APPROVE FINAL DIVIDEND		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	3	APPROVE REMUNERATION REPORT		FOR	AGAINST	AGAINST
HALMA PLC		Annual General Meeting	4	ELECT SHARMILA NEBHRAJANI AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	5	RE-ELECT DAME LOUISE MAKIN AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	6	RE-ELECT ANDREW WILLIAMS AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	7	RE-ELECT MARC RONCHETTI AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	8	RE-ELECT JENNIFER WARD AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	9	RE-ELECT CAROLE CRAN AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	10	RE-ELECT JO HARLOW AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	11	RE-ELECT DHARMASH MISTRY AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	12	RE-ELECT TONY RICE AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting		RE-ELECT ROY TWITE AS DIRECTOR		FOR	FOR	FOR
HALMA PLC		Annual General Meeting	14	REAPPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITORS		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
HALMA PLC	21-Jul-2022	Annual General Meeting	15	AUTHORISE BOARD TO FIX REMUNERATION OF AUDITORS		FOR	FOR	FOR
HALMA PLC	21-Jul-2022	Annual General Meeting	16	APPROVE EMPLOYEE SHARE PLAN		FOR	AGAINST	AGAINST
HALMA PLC	21-Jul-2022	Annual General Meeting	17	APPROVE LONG-TERM INCENTIVE PLAN		FOR	AGAINST	AGAINST
HALMA PLC	21-Jul-2022	Annual General Meeting	18	AUTHORISE ISSUE OF EQUITY		FOR	FOR	FOR
HALMA PLC	21-Jul-2022	Annual General Meeting	19	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE		FOR	FOR	FOR
HALMA PLC	21-Jul-2022	Annual General Meeting	20	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS		FOR	FOR	FOR
				AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR				
HALMA PLC		Annual General Meeting	21	OTHER CAPITAL INVESTMENT		FOR	FOR	FOR
HALMA PLC		Annual General Meeting		AUTHORISE MARKET PURCHASE OF ORDINARY SHARES		FOR	FOR	FOR
HALMA PLC		Annual General Meeting		AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE		FOR	AGAINST	AGAINST
JOHNSON MATTHEY PLC		Annual General Meeting		TO RECEIVE THE COMPANY'S ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2022		FOR	FOR	FOR
JOHNSON MATTHEY PLC		Annual General Meeting		TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31ST MARCH 2022		FOR	FOR	FOR
JOHNSON MATTHEY PLC		Annual General Meeting	-	TO DECLARE A FINAL DIVIDEND OF 55PENCE PER ORDINARY SHARE		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting		TO ELECT LIAM CONDON AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	-	TO ELECT RITA FORST AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	6	TO RE-ELECT JANE GRIFFITHS AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting		TO RE-ELECT XIAOZHI LIU AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	8	TO RE-ELECT CHRIS MOTTERSHEAD AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	9	TO RE-ELECT JOHN O'HIGGINS AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	10	TO RE-ELECT STEPHEN OXLEY AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	11	TO RE-ELECT PATRICK THOMAS AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	12	TO RE-ELECT DOUG WEBB AS A DIRECTOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	13	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS AUDITOR		FOR	FOR	FOR
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	14	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITORS REMUNERATION		FOR	FOR	FOR
				TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL				
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	15	EXPENDITURE WITHIN CERTAIN LIMITS		FOR	FOR	FOR
JOHNSON MATTHEY PLC		Annual General Meeting	16	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
JOHNSON MATTHEY PLC		Annual General Meeting	17	TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES		FOR	FOR	FOR
				TO DISAPPLY THE STATUTORY PRE-EMPTION RIGHTS ATTACHING TO SHARES IN CONNECTION WITH AN				
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	18	ACQUISITION OR OTHER CAPITAL INVESTMENT		FOR	FOR	FOR
JOHNSON MATTHEY PLC		Annual General Meeting		TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES		FOR	FOR	FOR
			-	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS OTHER THAN ANNUAL GENERAL MEETINGS ON				
JOHNSON MATTHEY PLC	21-Jul-2022	Annual General Meeting	20	NOT LESS THAN14 CLEAR DAYS NOTICE		FOR	AGAINST	AGAINST
ZIM INTEGRATED SHIPPING SERVICES LTD		<u> </u>		Re-election of Yair Seroussi to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Yair Caspi to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Nir Epstein to the Company's Board of Directors.		FOR	AGAINST	AGAINST
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Flemming R. Jacobs to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Dr. Karsten Karl-Georg Liebing to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Birger Johannes Meyer-Gloeckner to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Yoav Moshe Sebba to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of William (Bill) Shaul to the Company's Board of Directors.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD				Re-election of Liat Tennenholtz to the Company's Board of Directors.		FOR	FOR	FOR
		Annual		Re-appointment of Somekh Chaikin, an affiliate of KPMG International Cooperative, as the independent			TOR	
ZIM INTEGRATED SHIPPING SERVICES LTD	21. 101.2022	Annual		auditors of the Company for the period ending at the close of the next annual general meeting.		FOR	FOR	FOR
ZIM INTEGRATED SHIFFING SERVICES ETD	21-Jul-2022	Annuat	10	Approval of an amendment to the Company's articles of association pursuant to which the maximum			TOK	
ZIM INTEGRATED SHIPPING SERVICES LTD	21 101 2022	Annual	11	number of directors shall be eleven (11) members instead of the current nine (9) members.		FOR	FOR	FOR
ZIM INTEGRATED SHIPPING SERVICES LTD	. ZI-JUL-ZUZZ	Alliluat	11	TO RECEIVE OF THE ANNUAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED		FUR	FUK	FUK
	24 1.1 2022	Annual Constal Mosting	4	31 MARCH 2022, TOGETHER WITH THE REPORT OF THE AUDITOR		FOR	FOR	FOR
EXPERIAN PLC	ZI-JUL-ZUZZ	Annual General Meeting	1	TO APPROVE THE REPORT ON DIRECTORS' REMUNERATION (EXCLUDING THE DIRECTORS' REMUNERATION		FOR	FOR	FOR
	24 1.1 2022					FOR	FOR	FOR
EXPERIAN PLC		Annual General Meeting	_	POLICY SET OUT ON PAGES 143 TO 1460F THE REPORT)		FOR	FOR FOR	FOR
EXPERIAN PLC		Annual General Meeting		TO RE-ELECT DR RUBA BORNO AS A DIRECTOR OF THE COMPANY		FOR		FOR
EXPERIAN PLC		Annual General Meeting		TO RE-ELECT ALISON BRITTAIN AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
EXPERIAN PLC		Annual General Meeting		TO RE-ELECT BRIAN CASSIN AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
		Annual General Meeting		TO RE-ELECT CAROLINE DONAHUE AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
EXPERIAN PLC		Annual General Meeting		TO RE-ELECT LUIZ FLEURY AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
EXPERIAN PLC		Annual General Meeting		TO RE-ELECT JONATHAN HOWELL AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
EXPERIAN PLC		Annual General Meeting	_	TO RE-ELECT LLOYD PITCHFORD AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
EXPERIAN PLC		Annual General Meeting		TO RE-ELECT MIKE ROGERS AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
EXPERIAN PLC	21-Jul-2022	Annual General Meeting	11	TO RE-APPOINT KPMG LLP AS AUDITOR		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
EXPERIAN PLC	21-Jul-2022 An	nual General Meeting	12	DIRECTORS' AUTHORITY TO DETERMINE THE REMUNERATION OF THE AUDITOR		FOR	FOR	FOR
EXPERIAN PLC	21-Jul-2022 An	nual General Meeting	13	DIRECTORS' AUTHORITY TO ALLOT RELEVANT SECURITIES		FOR	FOR	FOR
				TO APPROVE SCHEDULES TO THE RULES OR THE RULES OF CERTAIN EXPERIAN SHARE PLANS (PLEASE REFER				
EXPERIAN PLC		nual General Meeting	14	TO THE NOTICE OF ANNUAL GENERAL MEETING FOR FULL DETAILS OF THE RESOLUTION)		FOR	FOR	FOR
EXPERIAN PLC	21-Jul-2022 An	nual General Meeting	15	DIRECTORS' AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS		FOR	FOR	FOR
				ADDITIONAL DIRECTORS' AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR ACQUISITIONS/SPECIFIED				
EXPERIAN PLC		nual General Meeting	16	CAPITAL INVESTMENTS		FOR	FOR	FOR
EXPERIAN PLC		nual General Meeting	17	DIRECTORS' AUTHORITY TO PURCHASE THE COMPANY'S OWN SHARES		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX		8	APPROVAL OF THE COMPANY FINANCIAL STATEMENTS FOR THE 2021/2022 FINANCIAL YEAR		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX		9	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2021/2022 FINANCIAL YEAR		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX		10	APPROPRIATION OF INCOME AND SETTING OF THE DIVIDEND		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX	X		OPTION FOR THE PAYMENT OF THE EXCEPTIONAL DIVIDEND IN SHARES		FOR	FOR	FOR
				AGREEMENTS COVERED BY ARTICLES L. 225-38 ET SEQ. OF THE FRENCH COMMERCIAL CODE AUTHORISED IN				
				PREVIOUS FINANCIAL YEARS AND WHICH CONTINUED TO BE PERFORMED DURING THE 2021/2022 FINANCIAL				
REMY COINTREAU SA	21-Jul-2022 MIX	X	12	YEAR		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX	X	13	REAPPOINTMENT OF MRS H L NE DUBRULE AS A BOARD MEMBER		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX	X	14	REAPPOINTMENT OF MR OLIVIER JOLIVET AS A BOARD MEMBER		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX	X	15	REAPPOINTMENT OF MRS MARIE-AM LIE DE LEUSSE AS A BOARD MEMBER		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX	X	16	REAPPOINTMENT OF ORPAR SA AS A BOARD MEMBER		FOR	AGAINST	AGAINST
REMY COINTREAU SA	21-Jul-2022 MIX	X	17	APPOINTMENT OF MR ALAIN LI AS A BOARD MEMBER		FOR	FOR	FOR
				APPROVAL OF THE INFORMATION REGARDING THE COMPENSATION OF CORPORATE OFFICERS FOR THE				
REMY COINTREAU SA	21-Jul-2022 MIX	X	18	2021/2022 FINANCIAL YEAR REFERRED TO IN ARTICLE L. 22-10-9, I OF THE FRENCH COMMERCIAL CODE		FOR	FOR	FOR
				APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING				
				OR AWARDED, IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2022, TO MR MARC H RIARD DUBREUIL,				
				CHAIRMAN OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L. 22-10-34 OF THE FRENCH				
REMY COINTREAU SA	21-Jul-2022 MIX	X	19	COMMERCIAL CODE		FOR	FOR	FOR
		-						
				APPROVAL OF THE COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING				
				OR AWARDED, IN RESPECT OF THE FINANCIAL YEAR ENDED 31 MARCH 2022, TO MR RIC VALLAT, CHIEF				
REMY COINTREAU SA	21-Jul-2022 MIX	X		EXECUTIVE OFFICER, IN ACCORDANCE WITH ARTICLE L. 22-10-34 OF THE FRENCH COMMERCIAL CODE		FOR	FOR	FOR
				APPROVAL OF THE PRINCIPLES AND CRITERIA USED TO DETERMINE, DISTRIBUTE AND ALLOCATE THE				
				COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND THAT MAY BE AWARDED TO THE				
				CHAIRMAN OF THE BOARD OF DIRECTORS, IN ACCORDANCE WITH ARTICLE L. 22-10-8, II OF THE FRENCH				
REMY COINTREAU SA	21-Jul-2022 MIX	X		COMMERCIAL CODE		FOR	FOR	FOR
			21	APPROVAL OF THE PRINCIPLES AND CRITERIA USED TO DETERMINE, DISTRIBUTE AND ALLOCATE THE			1 on	
				COMPONENTS OF THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND THAT MAY BE AWARDED TO THE				
				CHIEF EXECUTIVE OFFICER, IN ACCORDANCE WITH ARTICLE L. 22-10-8, II OF THE FRENCH COMMERCIAL				
REMY COINTREAU SA	21-Jul-2022 MIX	¥	22	CODE		FOR	AGAINST	AGAINST
REMY COINTREAU SA	21-Jul-2022 MIX		23	APPROVAL OF THE COMPENSATION POLICY FOR BOARD MEMBERS FOR THE 2022/2023 FINANCIAL YEAR		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX		24	COMPENSATION OF BOARD MEMBERS		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022 MIX			AUTHORISATION FOR THE BOARD OF DIRECTORS TO TRADE IN THE COMPANY'S SHARES		FOR	FOR	FOR
REMT CONTREAD SA		~	23	AUTHORISATION ENABLING THE BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL VIA THE			TOR	
REMY COINTREAU SA	21-Jul-2022 MIX	v	26	CANCELLATION OF TREASURY SHARES HELD BY THE COMPANY		FOR	FOR	FOR
REMT COINTREAD SA		^	20	DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR		FUK	FUK	FUR
				MARKETABLE SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR MARKETABLE				
				SECURITIES GIVING RECESS TO THE COMPANY'S SHARE CAPITAL AND/OR MARKETABLE				
	24 1.1 2022 111	V.		SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS		FOR	500	FOR
REMY COINTREAU SA	21-Jul-2022 MIX	Ă	27			FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR				
				MARKETABLE SECURITIES GIVING ACCESS TO THE COMPANY'S SHARE CAPITAL AND/OR MARKETABLE				
				SECURITIES GIVING RIGHTS TO THE ALLOCATION OF DEBT SECURITIES, WITH CANCELLATION OF		505	505	505
REMY COINTREAU SA	21-Jul-2022 MIX	X	28	SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, BY PUBLIC OFFERING		FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR				
				MARKETABLE SECURITIES GIVING ACCESS TO THE SHARE CAPITAL AND/OR MARKETABLE SECURITIES GIVING				
				RIGHTS TO THE ALLOCATION OF DEBT SECURITIES, WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL				
REMY COINTREAU SA	21-Jul-2022 MIX	X	29	SUBSCRIPTION RIGHTS, THROUGH PRIVATE PLACEMENTS		FOR	AGAINST	AGAINST
				AUTHORISATION FOR THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN				
				THE EVENT OF EXCESS DEMAND, UP TO A LIMIT OF 15% OF THE INITIAL ISSUE, WITH MAINTENANCE OR				
REMY COINTREAU SA	21-Jul-2022 MIX	X	30	CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS		FOR	AGAINST	AGAINST

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	d Aware Vote
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO SET THE ISSUE PRICE OF THE SECURITIES TO			Vote	
				BE ISSUED, WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL SUBSCRIPTION RIGHTS, BY PUBLIC				
REMY COINTREAU SA	21-Jul-2022	MIX	31	OFFERING OR BY PRIVATE PLACEMENT, UP TO THE LIMIT OF 10% OF THE SHARE CAPITAL PER YEAR		FOR	AGAINST	AGAINST
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND/OR				
				MARKETABLE SECURITIES GIVING ACCESS TO THE SHARE CAPITAL AND/OR MARKETABLE SECURITIES GIVING				
				RIGHTS TO THE ALLOCATION OF DEBT SECURITIES, WITH CANCELLATION OF SHAREHOLDERS' PREFERENTIAL				
REMY COINTREAU SA	21-Jul-2022	MIX	32	SUBSCRIPTION RIGHTS, IN THE EVENT OF A PUBLIC EXCHANGE OFFER		FOR	AGAINST	AGAINST
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO ISSUE ORDINARY SHARES AND MARKETABLE				
				SECURITIES GIVING ACCESS TO THE CAPITAL IN CONSIDERATIONS FOR CONTRIBUTIONS IN KIND GRANTED TO				
REMY COINTREAU SA	21-Jul-2022	MIX	33	THE COMPANY, UP TO THE LIMIT OF 10% OF THE SHARE CAPITAL		FOR	AGAINST	AGAINST
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO INCREASE THE SHARE CAPITAL BY				
REMY COINTREAU SA	21-Jul-2022	MIX	34	INCORPORATION OF RESERVES, PROFITS OR PREMIUMS		FOR	FOR	FOR
				DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO CARRY OUT A CAPITAL INCREASE RESERVED				
				FOR EMPLOYEES OF THE COMPANY OR COMPANIES RELATED TO IT, WITH CANCELLATION OF SHAREHOLDERS'				
REMY COINTREAU SA	21-Jul-2022		35	PREFERENTIAL SUBSCRIPTION RIGHTS		FOR	FOR	FOR
REMY COINTREAU SA	21-Jul-2022		36	POWERS TO ACCOMPLISH FORMALITIES		FOR	FOR	FOR
ILUKA RESOURCES LTD		ExtraOrdinary General Meeting	1	APPROVAL OF DEMERGER		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	1	TO RECEIVE THE FINANCIAL STATEMENTS AND THE REPORTS FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	2	TO DECLARE A FINAL DIVIDEND OF 29.0 PENCE PER ORDINARY SHARE		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	3	TO APPROVE THE DIRECTORS REMUNERATION REPORT FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	4	TO APPROVE THE DIRECTORS REMUNERATION POLICY		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	5	TO REAPPOINT SIR DAVID HIGGINS AS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	6	TO REAPPOINT STEVE MOGFORD AS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	/	TO REAPPOINT PHIL ASPIN AS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	8	TO ELECT LOUISE BEARDMORE AS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	9	TO ELECT LIAM BUTTERWORTH AS A DIRECTOR		FOR	FOR	FOR
		Annual General Meeting	10	TO REAPPOINT KATH CATES AS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	11	TO REAPPOINT ALISON GOLIGHER AS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC UNITED UTILITIES GROUP PLC		Annual General Meeting	12 13	TO REAPPOINT PAULETTE ROWE AS A DIRECTOR TO REAPPOINT DOUG WEBB AS A DIRECTOR		FOR FOR	FOR FOR	FOR FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting Annual General Meeting	13	TO REAPPOINT BODG WEBBAS A DIRECTOR		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	14	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD TO SET THE AUDITORS REMUNERATION		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	16	TO APPROVE THE CLIMATE-RELATED FINANCIAL DISCLOSURES FOR 2022		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	17	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	18	TO DISAPPLY STATUTORY PRE-EMPTION RIGHTS		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	19	TO AUTHORISE SPECIFIC POWER TO DISAPPLY PRE-EMPTION RIGHTS		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	20	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	20	TO APPROVE THE UNITED UTILITIES GROUP PLC LONG TERM PLAN 2022		FOR	FOR	FOR
UNITED UTILITIES GROUP PLC		Annual General Meeting	22	TO AUTHORISE THE DIRECTORS TO CALL GENERAL MEETINGS ON NOT LESS THAN 14 CLEAR DAYS NOTICE		FOR	AGAINST	AGAINST
UNITED UTILITIES GROUP PLC		Annual General Meeting	23	TO AUTHORISE POLITICAL DONATIONS AND POLITICAL EXPENDITURE		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		1	Election of Director for a one-year term: Richard H. Carmona, M.D.		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		2	Election of Director for a one-year term: Dominic J. Caruso		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		3	Election of Director for a one-year term: W. Roy Dunbar		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		4	Election of Director for a one-year term: James H. Hinton		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		5	Election of Director for a one-year term: Donald R. Knauss		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		6	Election of Director for a one-year term: Bradley E. Lerman		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		7	Election of Director for a one-year term: Linda P. Mantia		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		8	Election of Director for a one-year term: Maria Martinez		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		9	Election of Director for a one-year term: Susan R. Salka		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		10	Election of Director for a one-year term: Brian S. Tyler		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022	Annual	11	Election of Director for a one-year term: Kathleen Wilson-Thompson		FOR	FOR	FOR
				Ratification of Appointment of Deloitte & Touche LLP as the Company's Independent Registered Public				Τ
MCKESSON CORPORATION	22-Jul-2022	Annual	12	Accounting Firm for Fiscal Year 2023.		FOR	AGAINST	AGAINST
MCKESSON CORPORATION	22-Jul-2022		13	Advisory vote on executive compensation.		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		14	Approval of our 2022 Stock Plan.		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		15	Approval of Amendment to our 2000 Employee Stock Purchase Plan.		FOR	FOR	FOR
MCKESSON CORPORATION	22-Jul-2022		16	Shareholder Proposal on Special Shareholder Meeting Improvement.		AGAINST	FOR	AGAINST
MCKESSON CORPORATION	22-Jul-2022		17	Shareholder Proposal on Transparency in Rule 10b5-1 Trading Policy.		AGAINST	AGAINST	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	Aware Vote
				TO RECEIVE THE AUDITED FINANCIAL STATEMENTS TOGETHER WITH THE REPORTS OF THE DIRECTORS AND			Vote	
JD SPORTS FASHION PLC	22-Jul-2022	Annual General Meeting	1	THE AUDITORS FOR THE YEAR ENDED 29 JANUARY 2022		FOR	FOR	FOR
				TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE SUMMARY OF THE DIRECTORS'				
JD SPORTS FASHION PLC	22-Jul-2022	Annual General Meeting	2	REMUNERATION POLICY) FOR THE YEAR ENDED 29 JANUARY 2022		FOR	AGAINST	AGAINST
JD SPORTS FASHION PLC	22-Jul-2022	Annual General Meeting	3	TO DECLARE A FINAL DIVIDEND OF 0.35 PENCE PER ORDINARY SHARE		FOR	FOR	FOR
JD SPORTS FASHION PLC	22-Jul-2022	Annual General Meeting	4	TO RE-ELECT NEIL GREENHALGH AS A DIRECTOR		FOR	AGAINST	AGAINST
JD SPORTS FASHION PLC		Annual General Meeting	5	TO RE-ELECT ANDREW LONG AS A DIRECTOR		FOR	AGAINST	AGAINST
JD SPORTS FASHION PLC		Annual General Meeting	6	TO RE-ELECT KATH SMITH AS A DIRECTOR		FOR	AGAINST	AGAINST
JD SPORTS FASHION PLC		Annual General Meeting	7	TO ELECT BERT HOYT AS A DIRECTOR		FOR	FOR	FOR
JD SPORTS FASHION PLC		Annual General Meeting	8	TO ELECT HELEN ASHTON AS A DIRECTOR		FOR	FOR	FOR
JD SPORTS FASHION PLC		Annual General Meeting	9	TO ELECT MAHBOBEH SABETNIA AS A DIRECTOR		FOR	FOR	FOR
JD SPORTS FASHION PLC		Annual General Meeting	10	TO ELECT SUZI WILLIAMS AS A DIRECTOR		FOR	FOR	FOR
JD SPORTS FASHION PLC		Annual General Meeting	11	TO RE-APPOINT KPMG LLP AS AUDITORS		FOR	AGAINST	AGAINST
JD SPORTS FASHION PLC	22-Jul-2022	Annual General Meeting	12	TO AUTHORISE THE AUDIT COMMITTEE TO DETERMINE THE AUDITOR'S REMUNERATION		FOR	FOR	FOR
				TO AUTHORISE THE COMPANY AND ITS SUBSIDIARIES TO MAKE POLITICAL DONATIONS AND INCUR POLITICAL				
JD SPORTS FASHION PLC		Annual General Meeting	13	EXPENDITURE UP TO THE SPECIFIED LIMIT		FOR	FOR	FOR
JD SPORTS FASHION PLC	22-Jul-2022	Annual General Meeting	14	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES UP TO THE SPECIFIED LIMIT		FOR	FOR	FOR
	22 1.1 2022	Annual Conservat Manating	4.5	TO EMPOWER THE DIRECTORS GENERALLY TO DIS-APPLY PREEMPTION RIGHTS UP TO THE SPECIFIED LIMIT		FOR	FOR	FOD
JD SPORTS FASHION PLC	ZZ-JUL-ZUZZ	Annual General Meeting	15	TO AUTHORISE GENERAL MEETINGS (OTHER THAN ANNUAL GENERAL MEETINGS) TO BE CALLED ON NOT LESS		FOR	FOR	FOR
	22 1.1 2022		10	THAN 14 CLEAR DAYS' NOTICE		FOR	ACAINICT	
JD SPORTS FASHION PLC		Annual General Meeting	16			FOR	AGAINST FOR	AGAINST
	25-Jul-2022		1	Election of Director: Stephen F. Angel Election of Director: Sanjiv Lamba		FOR	FOR	FOR FOR
	25-Jul-2022		2	Election of Director: Sanjiv Lamba Election of Director: Prof. DDr. Ann-Kristin Achleitner		FOR		
	25-Jul-2022		3			FOR	FOR	FOR
	25-Jul-2022		4	Election of Director: Dr. Thomas Enders Election of Director: Edward G. Galante		FOR	FOR FOR	FOR FOR
	25-Jul-2022		5	Election of Director: Joe Kaeser		FOR FOR	FOR	FOR
	25-Jul-2022		6					
	25-Jul-2022		/	Election of Director: Dr. Victoria Ossadnik		FOR	FOR FOR	FOR FOR
	25-Jul-2022 25-Jul-2022		8	Election of Director: Prof. Dr. Martin H. Richenhagen Election of Director: Alberto Weisser		FOR	FOR	FOR
			9	Election of Director: Robert L, Wood		FOR	FOR	FOR
LINDE PLC	25-Jul-2022	Annual	10	To ratify, on an advisory and non-binding basis, the appointment of PricewaterhouseCoopers ("PWC") as the		FOR	FUR	FUR
	25 1.1 2022	Appus	4.4	independent auditor.		FOR		
LINDE PLC LINDE PLC	25-Jul-2022 25-Jul-2022		12	To authorize the Board, acting through the Audit Committee, to determine PWC's remuneration.		FOR FOR	AGAINST FOR	AGAINST FOR
LINDE PLC	ZO-JUL-ZUZZ	Annual	12			FUK	FUK	FUR
LINDE PLC	25-Jul-2022	Appus	13	To approve, on an advisory and non-binding basis, the compensation of Linde plc's Named Executive Officers, as disclosed in the 2022 Proxy statement.		FOR	AGAINST	AGAINST
LINDE PLC	ZJ-JUL-ZUZZ	Alliluat	15	To approve, on an advisory and non-binding basis, the Directors' Remuneration Report (excluding the		FUR	AGAINST	AGAINST
				Directors' Remuneration Policy) as set forth in the Company's IFRS Annual Report for the financial year				
LINDE PLC	25-Jul-2022	Appus	14	ended December 31, 2021, as required under Irish law.		FOR	AGAINST	AGAINST
LINDE PLC	ZJ-JUL-ZUZZ	Annual	14	To determine the price range at which Linde plc can re-allot shares that it acquires as treasury shares		FUR	AGAINST	AGAINST
LINDE PLC	25-Jul-2022	Appual	15	under Irish law.		FOR	FOR	FOR
	ZJ-Jul-2022	Annual	15	To consider and vote on a shareholder proposal regarding supermajority voting requirements in Linde's Irish		TOK	TOR	TOK
LINDE PLC	25-Jul-2022	Annual	16	Constitution.		AGAINST	FOR	AGAINST
	25 500 2022	Annual	10	ADOPTION OF THE DIRECTORS' STATEMENT, AUDITED FINANCIAL STATEMENTS AND AUDITORS' REPORT FOR		AGAINST		AGAIII
SINGAPORE AIRLINES LTD	26- Jul-2022	Annual General Meeting	1	THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	2	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR PETER SEAH LIM HUAT		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	3	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR SIMON CHEONG SAE PENG		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	4	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MR DAVID JOHN GLEDHILL		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	5	RE-ELECTION OF DIRECTOR IN ACCORDANCE WITH ARTICLE 91: MS GOH SWEE CHEN		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	6	RE-ELECTION OF MR YEOH OON JIN AS A DIRECTOR IN ACCORDANCE WITH ARTICLE 97		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	7	APPROVAL OF DIRECTORS' EMOLUMENTS FOR THE FINANCIAL YEAR ENDING 31 MARCH 2023		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	8	RE-APPOINTMENT OF AUDITORS AND AUTHORITY FOR THE DIRECTORS TO FIX THEIR REMUNERATION		FOR	FOR	FOR
encore encorementation in the		and contractine contracting		AUTHORITY FOR DIRECTORS TO ISSUE SHARES, AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO				
SINGAPORE AIRLINES LTD	26-Jul-2022	Annual General Meeting	9	SHARES, PURSUANT TO SECTION 161 OF THE COMPANIES ACT 1967		FOR	FOR	FOR
	20 000 2022			AUTHORITY FOR DIRECTORS TO GRANT AWARDS, AND TO ALLOT AND ISSUE SHARES, PURSUANT TO THE SIA				
SINGAPORE AIRLINES LTD	26-Jul-2022	Annual General Meeting	10	PERFORMANCE SHARE PLAN 2014 AND THE SIA RESTRICTED SHARE PLAN 2014		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	11	RENEWAL OF THE IPT MANDATE		FOR	FOR	FOR
SINGAPORE AIRLINES LTD		Annual General Meeting	12	RENEWAL OF THE SHARE BUY BACK MANDATE		FOR	FOR	FOR
ICON PLC	26-Jul-2022		4	Election of Director: Dr. Steve Cutler		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
ICON PLC	26-Jul-2022	Annual	2	Election of Director: Dr. John Climax		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	3	Election of Director: Mr. Ronan Murphy		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	4	To review the Company's affairs and consider the Accounts and Reports		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	5	To authorise the fixing of the Auditors' Remuneration		FOR	AGAINST	AGAINST
ICON PLC	26-Jul-2022	Annual	6	To authorise the Company to allot shares		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	7	To disapply the statutory pre-emption rights		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	8	To disapply the statutory pre-emption rights for funding capital investment or acquisitions		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	9	To authorise the Company to make market purchases of shares		FOR	FOR	FOR
ICON PLC	26-Jul-2022	Annual	10	To authorise the price range at which the Company can reissue shares that it holds as treasury shares		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	1	Election of Director: Richard T. Carucci		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	2	Election of Director: Alex Cho		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	3	Election of Director: Juliana L. Chugg		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	4	Election of Director: Benno Dorer		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	5	Election of Director: Mark S. Hoplamazian		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	6	Election of Director: Laura W. Lang		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	7	Election of Director: W. Rodney McMullen		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	8	Election of Director: Clarence Otis, Jr.		FOR	FOR	FOR
VF CORPORATION		Annual	9	Election of Director: Steven E. Rendle		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	10	Election of Director: Carol L. Roberts		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	11	Election of Director: Matthew J. Shattock		FOR	FOR	FOR
VF CORPORATION	26-Jul-2022	Annual	12	Advisory vote to approve named executive officer compensation.		FOR	FOR	FOR
				Ratification of the selection of PricewaterhouseCoopers LLP as VF's independent registered public				
VF CORPORATION	26-Jul-2022	Annual	13	accounting firm for the 2023 fiscal year.		FOR	AGAINST	AGAINST
				TO RECEIVE THE COMPANY'S ACCOUNTS, THE STRATEGIC REPORT AND REPORTS OF THE DIRECTORS AND THE				+
VODAFONE GROUP PLC	26-Jul-2022	Annual General Meeting	1	AUDITOR FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	2	TO RE-ELECT JEAN-FRANCOIS VAN BOXMEER AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	3	TO RE-ELECT NICK READ AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	4	TO RE-ELECT MARGHERITA DELLA VALLE AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	5	TO ELECT STEPHEN A CARTER C.B.E. AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	6	TO RE-ELECT SIR CRISPIN DAVIS AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	7	TO RE-ELECT MICHEL DEMARE AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	8	TO ELECT DELPHINE ERNOTTE CUNCI AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	9	TO RE-ELECT DAME CLARA FURSE AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	10	TO RE-ELECT VALERIE GOODING AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	11	TO ELECT DEBORAH KERR AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	12	TO RE-ELECT MARIA AMPARO MORALEDA MARTINEZ AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	13	TO RE-ELECT DAVID NISH AS A DIRECTOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	14	TO ELECT SIMON SEGARS AS A DIRECTOR		FOR	FOR	FOR
	20 500 2022	Annual General Meeting		TO DECLARE A FINAL DIVIDEND OF 4.50 EUROCENTS PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH			1 OK	TOR
VODAFONE GROUP PLC	26- Jul-2022	Annual General Meeting	15	2022		FOR	FOR	FOR
	20 301 2022	Annual General Meeting	15	TO APPROVE THE ANNUAL REPORT ON REMUNERATION CONTAINED IN THE REMUNERATION REPORT OF THE			TOR	
VODAFONE GROUP PLC	26- Jul-2022	Annual General Meeting	16	BOARD FOR THE YEAR ENDED 31 MARCH 2022		FOR	FOR	FOR
	20 500 2022	Annual General Meeting	10	TO REAPPOINT ERNST & YOUNG LLP AS THE COMPANY'S AUDITOR UNTIL THE END OF THE NEXT GENERAL			1 OK	
VODAFONE GROUP PLC	26- Jul-2022	Annual General Meeting	17	MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	18	TO AUTHORISE THE AUDIT AND RISK COMMITTEE TO DETERMINE THE REMUNERATION OF THE AUDITOR		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	19	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES		FOR	FOR	FOR
VODAFONE GROUP PLC		Annual General Meeting	20	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS		FOR	FOR	FOR
VODAI ONE GROOF FEC	20-501-2022	Annual General Meeting	20	TO AUTHORISE THE DIRECTORS TO DIS-APPLY PRE-EMPTION RIGHTS UP TO A FURTHER 5 PERCENT FOR THE			TOK	TOK
VODAFONE GROUP PLC	26 101 2022	Annual General Meeting	21	PURPOSES OF FINANCING AN ACQUISITION OR OTHER CAPITAL INVESTMENT		FOR	FOR	FOR
		Annual General Meeting		TO AUTHORISE THE COMPANY TO PURCHASE ITS OWN SHARES		FOR	FOR	FOR
VODAFONE GROUP PLC VODAFONE GROUP PLC		Annual General Meeting	22	TO AUTHORISE THE COMPANY TO PORCHASE ITS OWN SHARES		FOR	FOR	FOR
VODAFUNE GROUP PLC	20-Jul-2022	Annual General Meeting	23					FUK
VODAFONE GROUP PLC	26-Jul-2022	Annual General Meeting	24	TO AUTHORISE THE COMPANY TO CALL GENERAL MEETINGS (OTHER THAN AGMS) ON 14 CLEAR DAYS' NOTICE		FOR	AGAINST	AGAINST
BOOZ ALLEN HAMILTON HOLDING CORP		Annual	1	Election of Director: Horacio D. Rozanski		FOR	FOR	FOR
BOOZ ALLEN HAMILTON HOLDING CORP		Annual	2	Election of Director: Mark Gaumond		FOR	FOR	FOR
BOOZ ALLEN HAMILTON HOLDING CORP		Annual	3	Election of Director: Gretchen W. McClain		FOR	FOR	FOR
BOOZ ALLEN HAMILTON HOLDING CORP		Annual	4	Election of Director: Melody C. Barnes		FOR	FOR	FOR
BOOZ ALLEN HAMILTON HOLDING CORP		Annual	5	Election of Director: Ellen Jewett		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
BOOZ ALLEN HAMILTON HOLDING CORPO	R/27-Jul-2022	Annual	7	Election of Director: Charles O. Rossotti		FOR	FOR	FOR
				Ratification of the appointment of Ernst & Young LLP as the Company's registered independent public				
BOOZ ALLEN HAMILTON HOLDING CORPO	R/27-Jul-2022	Annual	8	accountants for fiscal year 2023.		FOR	FOR	FOR
BOOZ ALLEN HAMILTON HOLDING CORPO	R/27-Jul-2022	Annual	9	Advisory vote to approve the compensation of the Company's named executive officers.		FOR	FOR	FOR
				Approval of the Adoption of the Sixth Amended and Restated Certificate of Incorporation to allow				
				stockholders holding not less than 25% of the outstanding shares of the Company's common stock to call				
BOOZ ALLEN HAMILTON HOLDING CORPO				special meetings.		FOR	AGAINST	ABSTAIN
BOOZ ALLEN HAMILTON HOLDING CORPO	RA 27-Jul-2022	Annual		Vote on a stockholder proposal regarding stockholders' ability to call special meetings.		AGAINST	AGAINST	FOR
				TO RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2022				
				TOGETHER WITH THE REPORTS OF THE DIRECTORS OF THE COMPANY ("DIRECTORS") AND THE INDEPENDENT				
CHOW TAI FOOK JEWELLERY GROUP LTD	27-Jul-2022	Annual General Meeting	1	AUDITOR THEREON		FOR	FOR	FOR
				TO DECLARE A FINAL DIVIDEND OF HKD 0.28 PER ORDINARY SHARE FOR THE YEAR ENDED 31 MARCH 2022,				
				TO BE PARTLY PAID OUT OF THE AMOUNT STANDING TO THE CREDIT OF THE SHARE PREMIUM ACCOUNT OF				
CHOW TAI FOOK JEWELLERY GROUP LTD			2	THE COMPANY AND PARTLY PAID OUT OF DISTRIBUTABLE PROFITS OF THE COMPANY		FOR	FOR	FOR
CHOW TAI FOOK JEWELLERY GROUP LTD		Annual General Meeting		TO RE-ELECT MR. WONG SIU-KEE, KENT AS AN EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
CHOW TAI FOOK JEWELLERY GROUP LTD		Annual General Meeting		TO RE-ELECT DR. CHENG CHI-KONG, ADRIAN AS AN EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
CHOW TAI FOOK JEWELLERY GROUP LTD		Annual General Meeting		TO RE-ELECT MR. LIU CHUN-WAI, BOBBY AS AN EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
CHOW TAI FOOK JEWELLERY GROUP LTD		Annual General Meeting		TO RE-ELECT MR. LAM KIN-FUNG, JEFFREY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
CHOW TAI FOOK JEWELLERY GROUP LTD		Annual General Meeting		TO RE-ELECT MS. CHENG KA-LAI, LILY AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
CHOW TAI FOOK JEWELLERY GROUP LTD	27-Jul-2022	Annual General Meeting		TO AUTHORISE THE BOARD OF DIRECTORS ("BOARD") TO FIX THE REMUNERATION OF THE DIRECTORS		FOR	FOR	FOR
	27 1.1 2022			TO RE-APPOINT PRICEWATERHOUSECOOPERS AS AUDITOR OF THE COMPANY AND AUTHORISE THE BOARD TO		FOR	FOD	FOR
CHOW TAI FOOK JEWELLERY GROUP LTD	Z7-JUL-Z0ZZ	Annual General Meeting		FIX ITS REMUNERATION		FOR	FOR	FOR
				TO GRANT THE DIRECTORS A GENERAL MANDATE TO ISSUE NEW SHARES OF THE COMPANY NOT EXCEEDING				
	27 1.1 2022		10	10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY AS AT THE DATE OF THIS RESOLUTION		FOR	FOD	FOR
CHOW TAI FOOK JEWELLERY GROUP LTD	27-JUL-2022	Annual General Meeting	-	TO GRANT THE DIRECTORS A GENERAL MANDATE TO BUY BACK SHARES OF THE COMPANY NOT EXCEEDING		FOR	FOR	FOR
				10% OF THE AGGREGATE NOMINAL AMOUNT OF THE ISSUED SHARE CAPITAL OF THE COMPANY NOT EXCEEDING				
CHOW TAI FOOK JEWELLERY GROUP LTD		Annual Conoral Monting	11	DATE OF THIS RESOLUTION		FOR	FOR	FOR
CHOW TAI FOOK JEWELLERT GROUP LTD	27-Jul-2022	Annual General Meeting		TO APPROVE THE PROPOSED AMENDMENTS TO THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE		FUK	FUR	FUR
				COMPANY (THE "MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE COMPANY (THE "MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE AMENDED AND				
				RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION ) AND TO ADOPT THE AMENDED AND RESTATED MEMORANDUM AND ARTICLES OF ASSOCIATION IN SUBSTITUTION FOR AND TO THE EXCLUSION OF				
CHOW TAI FOOK JEWELLERY GROUP LTD	27 101 2022	Appual Conoral Monting		THE EXISTING MEMORANDUM AND ARTICLES OF ASSOCIATION IN SUBSTITUTION FOR AND TO THE EXCLUSION OF		FOR	AGAINST	AGAINST
STERIS PLC	27-Jul-2022 28-Jul-2022	<b>.</b>		Re-election of Director: Richard C. Breeden		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Daniel A. Carestio		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Cynthia L. Feldmann		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Christopher S. Holland		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Dr. Jacqueline B. Kosecoff		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Paul E. Martin		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Dr. Nirav R. Shah		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Dr. Mohsen M. Sohi		FOR	FOR	FOR
STERIS PLC	28-Jul-2022			Re-election of Director: Dr. Richard M. Steeves		FOR	FOR	FOR
			,	To ratify the appointment of Ernst & Young LLP as the Company's independent registered public accounting				
STERIS PLC	28-Jul-2022	Annual	10	firm for the year ending March 31, 2023.		FOR	AGAINST	AGAINST
				To appoint Ernst & Young Chartered Accountants as the Company's statutory auditor under Irish law to hold				
STERIS PLC	28-Jul-2022	Annual	11	office until the conclusion of the Company's next annual general meeting.		FOR	AGAINST	AGAINST
				To authorize the Board of Directors of the Company or the Audit Committee of the Board of Directors to				
				determine the remuneration of Ernst & Young Chartered Accountants as the Company's statutory auditor				
STERIS PLC	28-Jul-2022	Annual		under Irish law.		FOR	FOR	FOR
				To approve, on a non-binding advisory basis, the compensation of the Company's named executive officers				1
				as disclosed pursuant to the disclosure rules of the U.S. Securities and Exchange Commission, including the				
				compensation discussion and analysis and the tabular and narrative disclosure contained in the Company's				
STERIS PLC	28-Jul-2022	Annual	13	proxy statement dated June 14, 2022.		FOR	FOR	FOR
AUSTRALIAN AGRICULTURAL COMPANY		Annual General Meeting		REMUNERATION REPORT		FOR	FOR	FOR
AUSTRALIAN AGRICULTURAL COMPANY		Annual General Meeting		ELECTION OF DIRECTOR - MR ANTHONY ABRAHAM		FOR	FOR	FOR
AUSTRALIAN AGRICULTURAL COMPANY		Annual General Meeting	5	ELECTION OF DIRECTOR - MR MARC BLAZER		FOR	FOR	FOR
AUSTRALIAN AGRICULTURAL COMPANY		Annual General Meeting	6	ELECTION OF DIRECTOR - MR TOM KEENE		FOR	FOR	FOR
AUSTRALIAN AGRICULTURAL COMPANY		Annual General Meeting	7	AMENDMENT OF CONSTITUTION OF AACO		FOR	AGAINST	AGAINST
A05 HAEIAH A0HEOETOKAE COMPANY							+	
MACQUARIE GROUP LTD	28-Jul-2022	Annual General Meeting	3	RE-ELECTION OF MS JR BROADBENT AS A VOTING DIRECTOR		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
MACQUARIE GROUP LTD	28-Jul-2022	Annual General Meeting	5	ELECTION OF MS MA HINCHLIFFE AS A VOTING DIRECTOR		FOR	FOR	FOR
MACQUARIE GROUP LTD	28-Jul-2022	Annual General Meeting	6	ADOPTION OF THE REMUNERATION REPORT		FOR	FOR	FOR
				APPROVAL OF MANAGING DIRECTORS PARTICIPATION IN THE MACQUARIE GROUP EMPLOYEE RETAINED				
MACQUARIE GROUP LTD		Annual General Meeting	7	EQUITY PLAN (MEREP)		FOR	FOR	FOR
JAZZ PHARMACEUTICALS PLC	28-Jul-2022		1	Election of Director to hold office until the 2025 Annual General Meeting: Jennifer E. Cook		FOR	FOR	FOR
JAZZ PHARMACEUTICALS PLC	28-Jul-2022		2	Election of Director to hold office until the 2025 Annual General Meeting: Patrick G. Enright		FOR	FOR	FOR
JAZZ PHARMACEUTICALS PLC	28-Jul-2022		3	Election of Director to hold office until the 2025 Annual General Meeting: Seamus Mulligan		FOR	FOR	FOR
JAZZ PHARMACEUTICALS PLC	28-Jul-2022	Annual	4	Election of Director to hold office until the 2025 Annual General Meeting: Norbert G. Riedel, Ph.D.		FOR	FOR	FOR
				To ratify, on a non-binding advisory basis, the appointment of KPMG as the independent auditors of Jazz				
				Pharmaceuticals plc for the fiscal year ending December 31, 2022 and to authorize, in a binding vote, the				
JAZZ PHARMACEUTICALS PLC	28-Jul-2022	Annual	5	Board of Directors, acting through the audit committee, to determine KPMG's remuneration.		FOR	FOR	FOR
				To approve, on a non-binding advisory basis, the compensation of Jazz Pharmaceuticals plc's named				
JAZZ PHARMACEUTICALS PLC	28-Jul-2022	Annual	6	executive officers as disclosed in the proxy statement.		FOR	FOR	FOR
				To grant the Board of Directors authority under Irish law to allot and issue ordinary shares for cash without				
				first offering those ordinary shares to existing shareholders pursuant to the statutory pre-emption right				
JAZZ PHARMACEUTICALS PLC	28-Jul-2022	Annual	7	that would otherwise apply.		FOR	FOR	FOR
				To approve any motion to adjourn the Annual General Meeting, or any adjournments thereof, to another				
				time and place to solicit additional proxies if there are insufficient votes at the time of the Annual General				
JAZZ PHARMACEUTICALS PLC	28-Jul-2022	Annual	8	Meeting to approve Proposal 4.		FOR	FOR	FOR
				TO RECEIVE AND ADOPT THE TRUSTEE'S REPORT, THE MANAGER'S STATEMENT, THE AUDITED FINANCIAL				
				STATEMENTS OF MCT FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022 AND THE AUDITOR'S REPORT				
MAPLETREE COMMERCIAL TRUST	29-Jul-2022	Annual General Meeting	1	THEREON		FOR	FOR	FOR
				TO RE APPOINT PRICEWATERHOUSECOOPERS LLP AS THE AUDITOR OF MCT AND TO AUTHORISE THE				
MAPLETREE COMMERCIAL TRUST	29-Jul-2022	Annual General Meeting	2	MANAGER TO FIX THE AUDITOR'S REMUNERATION		FOR	FOR	FOR
				TO AUTHORISE THE MANAGER TO ISSUE UNITS AND TO MAKE OR GRANT INSTRUMENTS CONVERTIBLE INTO				
MAPLETREE COMMERCIAL TRUST	29-Jul-2022	Annual General Meeting	3	UNITS		FOR	FOR	FOR
				TO RECEIVE AND ADOPT THE DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS FOR THE				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	1	FINANCIAL YEAR ENDED 31 MARCH 2022 AND THE AUDITORS' REPORT THEREON		FOR	FOR	FOR
				TO DECLARE A FINAL DIVIDEND OF 4.8 CENTS PER SHARE IN RESPECT OF THE FINANCIAL YEAR ENDED 31				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	2	MARCH 2022		FOR	FOR	FOR
				TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF				
				THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION:				
				(A) MS CHRISTINA HON KWEE FONG (MRS CHRISTINA ONG) (INDEPENDENT MEMBER OF THE AUDIT				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	3	COMMITTEE)		FOR	AGAINST	AGAINST
				TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF				
				THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION:				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	4	(B) MR BRADLEY JOSEPH HOROWITZ		FOR	FOR	FOR
				TO RE-ELECT THE FOLLOWING DIRECTORS WHO RETIRE BY ROTATION IN ACCORDANCE WITH ARTICLE 100 OF				
				THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-ELECTION:				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	5	(C) MRS GAIL PATRICIA KELLY (INDEPENDENT MEMBER OF THE AUDIT COMMITTEE)		FOR	FOR	FOR
				TO RE-ELECT THE FOLLOWING DIRECTORS WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106				
				OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	6	ELECTION: (A) MR JOHN LINDSAY ARTHUR (INDEPENDENT MEMBER OF THE AUDIT COMMITTEE)		FOR	FOR	FOR
				TO RE-ELECT THE FOLLOWING DIRECTORS WHO CEASE TO HOLD OFFICE IN ACCORDANCE WITH ARTICLE 106				
				OF THE CONSTITUTION OF THE COMPANY AND WHO, BEING ELIGIBLE, OFFER THEMSELVES FOR RE-				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	7	ELECTION: (B) MS YONG HSIN YUE		FOR	FOR	FOR
		5		TO APPROVE PAYMENT OF DIRECTORS' FEES BY THE COMPANY OF UP TO SGD 4,020,000 FOR THE FINANCIAL				
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	8	YEAR ENDING 31 MARCH 2023 (2022: UP TO SGD 2,350,000; INCREASE: SGD 1,670,000)		FOR	FOR	FOR
SINGAPORE TELECOMMUNICATIONS LTD		Annual General Meeting	9	TO RE-APPOINT THE AUDITORS AND TO AUTHORISE THE DIRECTORS TO FIX THEIR REMUNERATION		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	10	TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT AMENDMENTS THE FOLLOWING RESOLUTIONS WHICH WILL BE PROPOSED AS ORDINARY RESOLUTIONS: (A) THAT AUTHORITY BE AND IS HEREBY GIVEN TO THE DIRECTORS TO: (I) (1) ISSUE SHARES OF THE COMPANY ("SHARES") WHETHER BY WAY OF RIGHTS, BONUS OR OTHERWISE; AND/OR (2) MAKE OR GRANT OFFERS, AGREEMENTS OR OPTIONS (COLLECTIVELY, "INSTRUMENTS") THAT MIGHT OR WOULD REQUIRE SHARES TO BE ISSUED, INCLUDING BUT NOT LIMITED TO THE CREATION AND ISSUE OF (AS WELL AS ADJUSTMENTS TO) WARRANTS, DEBENTURES OR OTHER INSTRUMENTS CONVERTIBLE INTO SHARES, AT ANY TIME AND UPON SUCH TERMS AND CONDITIONS AND FOR SUCH PURPOSES AND TO SUCH PERSONS AS THE DIRECTORS MAY IN THEIR ABSOLUTE DISCRETION DEEM FIT; AND (II) (NOTWITHSTANDING THE AUTHORITY: CONFERED BY THIS RESOLUTION MAY HAVE CEASED TO BE. IN FORCE) ISSUE SHARES IN PURSUANCE OF ANY INSTRUMENT MADE OR GRANTED BY THE DIRECTORS WHILE THIS RESOLUTION WAS IN FORCE, 2 PROVIDED THAT: (I) THE AGGREGATE NUMBER OF SHARES TO BE ISSUED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED SHARES IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT TO THIS RESOLUTION (INCLUDING SHARES TO BE ISSUED IN PURSUANCE OF INSTRUMENTS MADE OR GRANTED PURSUANT HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (II) BELOWI; (II) (SUBJECT TO SUCH MANINER OF CALCULATION AS MAY BE PRESCRIPTION ON PARAGRAPH (II) BELOWI; (III) ELEXCULDING TRASJERY SHARES AND SUBSIDIARY HOLDINGS) (AS CALCULATED IN ACCORDANCE WITH SUB-PARAGRAPH (II) BELOWI; (III) (SUBJECT TO SUCH MANINER OF CALCULATION AS MAY BE PRESCRIPTED BY THE SINGAPORE EXCHANGE SECURITES TRADING LIMI	
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	11	TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT AMENDMENTS THE FOLLOWING RESOLUTIONS WHICH WILL BE PROPOSED AS ORDINARY RESOLUTIONS: (B) THAT APPROVAL BE AND IS HEREBY GIVEN TO THE DIRECTORS TO GRANT AWARDS IN ACCORDANCE WITH THE PROVISIONS OF THE SINGTEL PERFORMANCE SHARE PLAN 2012 ("SINGTEL PSP 2012") AND TO ALLOT AND ISSUE FROM TIME TO TIME SUCH NUMBER OF FULLY PAID-UP ORDINARY SHARES AS MAY BE REQUIRED TO BE DELIVERED PURSUANT TO THE VESTING OF AWARDS UNDER THE SINGTEL PSP 2012, PROVIDED THAT: (I) THE AGGREGATE NUMBER OF NEW ORDINARY SHARES TO BE ISSUED PURSUANT TO THE VESTING OF AWARDS GRANTED OR TO BE GRANTED UNDER THE SINGTEL PSP 2012 SHALL NOT EXCEED 5% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME; AND (II) THE AGGREGATE NUMBER OF NEW ORDINARY SHARES UNDER AWARDS TO BE GRANTED PURSUANT TO THE SINGTEL PSP 2012 DURING THE PERIOD COMMENCING FROM THE DATE OF THIS ANNUAL GENERAL MEETING OF THE COMPANY AND ENDING ON THE DATE OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR THE DATE BY WHICH THE NEXT ANNUAL GENERAL MEETING OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME, AND IN DE HELD, WHICHEVER IS THE EARLIER, SHALL NOT EXCEED 0.5% OF THE TOTAL NUMBER OF ISSUED ORDINARY SHARES (EXCLUDING TREASURY SHARES AND SUBSIDIARY HOLDINGS) FROM TIME TO TIME, AND IN THIS RESOLUTION, "SUBSIDIARY HOLDINGS" HAS THE MEANING GIVEN TO IT IN THE LISTING MANUAL OF THE SGX-ST	

Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
	FOR	FOR	FOR
	FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	d Aware Vote
				(c) TO CONSIDER AND, IF THOUGHT FIT, TO PASS WITH OR WITHOUT AMENDMENTS THE FOLLOWING RESOLUTIONS WHICH WILL BE PROPOSED AS ORDINARY RESOLUTIONS: THAT: (i) FOR THE PURPOSES OF SECTIONS 76C AND 76C OF THE COMPANIES ACT 1967 (THE "COMPANIES ACT), THE EXERCISE BY THE DIRECTORS OF ALL THE POWERS OF THE COMPANY TO PURCHASE OR OTHERWISE ACQUIRE ISSUED ORDINARY SHARES OF THE COMPANY (SHARES') NOT EXCEEDING IN AGGREGATE THE MAXIMUM LIMIT (AS HEREAFTER DEFINED), AT SUCH PRICE OR PRICES AS MAY BE DETERMINED BY THE DIRECTORS FROM TIME TO TIME UP TO THE MAXIMUM PICE (AS HEREAFTER DEFINED), WHETHER BY WAY OF: (1) MARKET PURCHASE(S) ON THE SGX-ST AND/OR ANY OTHER STOCK EXCHANGE ON WHICH THE SHARES MAY FOR THE TIME BEING BE LISTED AND QUOTED (O'THER EXCHANGE'); AND/OR 3 (2) OFF-MARKET PURCHASE(S) (IF EFFECTED OTHERWISE THAN ON THE SGX-ST OR, AS THE CASE MAY BE, OTHER EXCHANGE) IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS MAY BE DETERMINED OR FORMULATED BY THE DIRECTORS AS THEY CONSIDER FIT, WHICH SCHEME(S) SHALL SATISFY ALL THE CONDITIONS PRESCRIBED BY THE COMPANIES ACT, AND OTHERWISE IN ACCORDANCE WITH ALL OTHER EXCHANGE) IN ACCORDANCE WITH ANY EQUAL ACCESS SCHEME(S) AS THE CASE MAY BE, OTHER EXCHANGE AS MAY FOR THE TIME BEING BE APPLICABLE, BE AND IS HEREBY AUTHORISED AND APPROVED GENERALLY AND UNCONDITIONALLY (THE "SHARE PURCHASE MANDATE"); (II) UNLESS VARIED OR REVOKED BY THE COMPANY IN GENERAL MEETING, THE AUTHORITY CONFERRED ON THE DIRECTORS OF THE COMPANY PURSUANT TO THE SHARE PURCHASE MANDATE MAY BE EXERCISED BY THE DIRECTORS AT ANY TIME AND FROM TIME TO TIME DUNING THE PRIOD COMMENCING FROM THE DATE OF THE PASSING OF THIS RESOLUTION AND EXPIRING ON THE EARLERSTO F: (1) THE DATE ON WHICH THE NEXT ANNUAL GENERAL MEETING OF THE CAMPANY IS REQUIRED BY LAW TO BE HELD; AND (3) THE DATE ON WHICH PURCHASES AND ACQUISITIONS OF SHARES PURCHASE TOF: (1) THE DATE OF THE MAXIMO OF THE SHARE TO RE THANSING OF THE SCHARE OR AND THE RECARRIED OUT TO THE FULL EXTENT MANDATED, (III) IN THIS RESOLUTION AND EXPIRING O			Vote	
SINGAPORE TELECOMMUNICATIONS LTD	29-Jul-2022	Annual General Meeting	12	AUTHORISED BY THIS RESOLUTION		FOR	FOR	FOR
				REAPPOINT ZIV HAFT CO. AND SOMEKH CHAIKIN AS JOINT AUDITORS AND AUTHORIZE BOARD TO FIX THEIR				
ISRAEL DISCOUNT BANK LTD.		Ordinary General Meeting	•			FOR	AGAINST	AGAINST
ISRAEL DISCOUNT BANK LTD.		Ordinary General Meeting		ELECT DANNY YAMIN AS EXTERNAL DIRECTOR		FOR	FOR	FOR
ISRAEL DISCOUNT BANK LTD.		Ordinary General Meeting	_	ELECT GUY RICHKER AS EXTERNAL DIRECTOR		FOR	AGAINST	FOR
ISRAEL DISCOUNT BANK LTD.	UZ-AUg-ZUZZ	Ordinary General Meeting		APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY APPROVE UPDATE EMPLOYMENT TERMS OF SHAUL KOBRINSKY, CHAIRMAN AND AMEND COMPENSATION		FOR	FOR	FOR
ISRAEL DISCOUNT BANK LTD.	02 4119 2022	Ordinany Conoral Monting		POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY ACCORDINGLY		FOR	FOR	FOR
TESLA, INC.	02-Aug-2022 04-Aug-2022	Ordinary General Meeting		Election of Director: Ira Ehrenpreis		FOR	AGAINST	AGAINST
TESLA, INC.	04-Aug-2022 04-Aug-2022		-	Election of Director: Kathleen Wilson-Thompson		FOR	AGAINST	AGAINST
TESLA, INC.	04-Aug-2022	Alliuat		Tesla proposal for adoption of amendments to certificate of incorporation to reduce director terms to two		FUR	AGAINST	AGAINST
TESLA, INC.	04-Aug-2022	Annual	3	vears.		FOR	FOR	FOR
,	5			Tesla proposal for adoption of amendments to certificate of incorporation and bylaws to eliminate				-
TESLA, INC.	04-Aug-2022	Annual	4	applicable supermajority voting requirements.		FOR	FOR	FOR
				Tesla proposal for adoption of amendments to certificate of incorporation to increase the number of				
TESLA, INC.	04-Aug-2022	Annual	5	authorized shares of common stock by 4,000,000,000 shares.		FOR	FOR	FOR
TESLA, INC.	04-Aug-2022		6	Tesla proposal to ratify the appointment of independent registered public accounting firm.		FOR	FOR	FOR
TESLA, INC.	04-Aug-2022		7	Stockholder proposal regarding proxy access.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		8	Stockholder proposal regarding annual reporting on anti-discrimination and harassment efforts.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		9	Stockholder proposal regarding annual reporting on Board diversity.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		10	Stockholder proposal regarding reporting on employee arbitration.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		11	Stockholder proposal regarding reporting on lobbying.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		12	Stockholder proposal regarding adoption of a freedom of association and collective bargaining policy.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		13	Stockholder proposal regarding additional reporting on child labor.		AGAINST	AGAINST	FOR
TESLA, INC.	04-Aug-2022		14	Stockholder proposal regarding additional reporting on water risk.		AGAINST	AGAINST	FOR
LIGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	1	DIRECTOR	Patrick Pichette	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	1	DIRECTOR	Dax Dasilva	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	1	DIRECTOR	Dale Murray	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	1	DIRECTOR	Jean Paul Chauvet	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	1	DIRECTOR	Merline Saintil	FOR	AGAINST	WITHHELD
LIGHTSPEED COMMERCE INC.		Annual and Special Meeting		DIRECTOR	Nathalie Gaveau	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.		Annual and Special Meeting	1	DIRECTOR	Paul McFeeters	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.	-	Annual and Special Meeting		DIRECTOR	Rob Williams	FOR	FOR	FOR
LIGHTSPEED COMMERCE INC.	-	Annual and Special Meeting	2	Appointment of PricewaterhouseCoopers LLP ("PwC") as auditors of the Company.		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
				Consider, and if deemed appropriate, approve an advisory, non- binding resolution on the Company's			Vole	
LIGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	3	approach to executive compensation as disclosed in the Management Proxy Circular for the Meeting.		FOR	AGAINST	AGAINST
				Consider, and if deemed appropriate, approve a resolution of the shareholders approving a forum selection				
IGHTSPEED COMMERCE INC.	04-Aug-2022	Annual and Special Meeting	4	by-law as disclosed in the Management Proxy Circular for the Meeting.		FOR	AGAINST	AGAINST
APUTO INC.	04-Aug-2022	Annual	1	DIRECTOR	Lino A. Saputo	FOR	FOR	FOR
APUTO INC.	04-Aug-2022	Annual	1	DIRECTOR	Louis-Philippe Carrière	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Henry E. Demone	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Olu Fajemirokun-Beck	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Anthony M. Fata	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Annalisa King	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Karen Kinsley	FOR	FOR	FOR
SAPUTO INC.	04-Aug-2022		1	DIRECTOR	Diane Nyisztor	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Franziska Ruf	FOR	FOR	FOR
APUTO INC.	04-Aug-2022		1	DIRECTOR	Annette Verschuren	FOR	FOR	FOR
	017405 2022	Annout		Appointment of KPMG LLP as auditors of the Company for the ensuing year and authorizing the directors to	Anneele verschuren	1 OK	1 OIX	1 OK
APUTO INC.	04-Aug-2022	Annual	2	fix the auditors' remuneration.		FOR	FOR	FOR
Al o lo inc.	04-Aug-2022	Annual	2	The adoption of an advisory non-binding resolution in respect of the Company's approach to executive			TOR	TOR
	04 4.1.4 2022	Annual	2			FOR	FOR	FOR
APUTO INC. APUTO INC.	04-Aug-2022 04-Aug-2022		3	compensation. Shareholder Proposal Formal Employee Representation in Strategic Decision-Making.		FOR AGAINST	FOR FOR	AGAINST
			4					
SAPUTO INC.	04-Aug-2022	Annual	5	Shareholder Proposal French, official language.		AGAINST	FOR	AGAINST
				REAPPOINT SOMEKH CHAIKIN (KPMG) AND BRIGHTMAN ALMAGOR ZOHAR AND CO. (DELOITTE) AS JOINT				
BANK LEUMI LE-ISRAEL B.M.		Ordinary General Meeting	4	AUDITORS AND AUTHORIZE BOARD TO FIX THEIR REMUNERATION		FOR	FOR	FOR
BANK LEUMI LE-ISRAEL B.M.		Ordinary General Meeting	6	ELECT DAN LALUZ AS EXTERNAL DIRECTOR		FOR	AGAINST	FOR
SANK LEUMI LE-ISRAEL B.M.		Ordinary General Meeting	7	ELECT ZVI NAGAN AS EXTERNAL DIRECTOR		FOR	FOR	FOR
ANK LEUMI LE-ISRAEL B.M.		oralliary ocherat meeting	9	ELECT ESTHER ELDAN AS DIRECTOR		FOR	AGAINST	ABSTAIN
ANK LEUMI LE-ISRAEL B.M.			10	ELECT ESTHER DOMINISINI AS DIRECTOR		FOR	FOR	FOR
BANK LEUMI LE-ISRAEL B.M.	04-Aug-2022	Ordinary General Meeting	11	ELECT IRIT SHLOMI AS DIRECTOR		FOR	FOR	FOR
BANK LEUMI LE-ISRAEL B.M.	04-Aug-2022	Ordinary General Meeting	12	AMEND BANK ARTICLES		FOR	FOR	FOR
BANK LEUMI LE-ISRAEL B.M.			13	APPROVE AMENDED COMPENSATION POLICY FOR THE DIRECTORS AND OFFICERS OF THE COMPANY		FOR	FOR	FOR
QORVO, INC.	09-Aug-2022	Annual	1	DIRECTOR	Ralph G. Quinsey	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022	Annual	1	DIRECTOR	Robert A. Bruggeworth	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022	Annual	1	DIRECTOR	Judy Bruner	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022		1	DIRECTOR	Jeffery R. Gardner	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022		1	DIRECTOR	John R. Harding	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022		1	DIRECTOR	David H. Y. Ho	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022		1	DIRECTOR	Roderick D. Nelson	FOR	FOR	FOR
QORVO, INC.	09-Aug-2022		1	DIRECTOR	Dr. Walden C. Rhines		FOR	FOR
QORVO, INC.	09-Aug-2022		1	DIRECTOR	Susan L. Spradley	FOR	FOR	FOR
	07 Aug 2022	Annout	1	To approve, on an advisory basis, the compensation of our Named Executive Officers (as defined in the	Susuri E. Sprudicy			1 OK
QORVO, INC.	09-Aug-2022	Annual	2	proxy statement).		FOR	FOR	FOR
QORVO, INC.	09-Aug-2022		2	To approve the Qorvo, Inc. 2022 Stock Incentive Plan.		FOR	FOR	FOR
20110, 110.	07-Aug-2022	Annuat	5	To ratify the appointment of Ernst & Young LLP as Qorvo's independent registered public accounting firm			TOK	TOK
QORVO, INC.	09-Aug-2022	Appual	4	for the fiscal year ending April 1, 2023.		FOR	FOR	FOR
NIZRAHI TEFAHOT BANK LTD	-	ExtraOrdinary General Meeting	4 2	REELECT JOSEPH FELLUS AS EXTERNAL DIRECTOR		FOR	AGAINST	AGAINST
	10-Aug-2022		<u>۲</u>	DIRECTOR	Michael P. Minerue			FOR
BIOMED, INC.	5		1	DIRECTOR	Michael R. Minogue	FOR	FOR	
ABIOMED, INC.	10-Aug-2022		4		Martin P. Sutter	FOR	FOR	FOR
BIOMED, INC.	10-Aug-2022		1	DIRECTOR	Paula A. Johnson	FOR	FOR	FOR
BIOMED, INC.	10-Aug-2022	Annual	Z	Approval, by non-binding advisory vote, of the compensation of our named executive officers. Ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting		FOR	AGAINST	AGAINST
ABIOMED, INC.	10-Aug-2022	Annual	3	firm for the fiscal year ending March 31, 2023.		FOR	FOR	FOR
CAE INC.	10-Aug-2022		1	DIRECTOR	Ayman Antoun	FOR	FOR	FOR
CAE INC.	10-Aug-2022 10-Aug-2022		1	DIRECTOR	Margaret S. Billson	FOR	FOR	FOR
	-		1		÷			FOR
CAE INC.	10-Aug-2022		1	DIRECTOR	Elise Eberwein	FOR	FOR	
AE INC.	10-Aug-2022		1	DIRECTOR	Hon. Michael M. Fortie		AGAINST	WITHHELD
CAE INC.	10-Aug-2022		1	DIRECTOR	Marianne Harrison	FOR	FOR	FOR
CAE INC.	10-Aug-2022		1	DIRECTOR	Alan N. MacGibbon	FOR	FOR	FOR
CAE INC.	10-Aug-2022		1	DIRECTOR	Mary Lou Maher	FOR	FOR	FOR
CAE INC.	10-Aug-2022		1	DIRECTOR	François Olivier	FOR	FOR	FOR
CAE INC.	10-Aug-2022	Annual	1	DIRECTOR	Marc Parent	FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
CAE INC.	10-Aug-2022	Annual	1	DIRECTOR	Gen. David G. Perkins	FOR	FOR	FOR
CAE INC.	10-Aug-2022	Annual	1	DIRECTOR	Michael E. Roach	FOR	FOR	FOR
CAE INC.	10-Aug-2022	Annual	1	DIRECTOR	Patrick M. Shanahan	FOR	FOR	FOR
CAE INC.	10-Aug-2022	Annual	1	DIRECTOR	Andrew J. Stevens	FOR	FOR	FOR
				Appointment of PricewaterhouseCoopers, LLP as auditors and authorization of the Directors to fix their				
CAE INC.	10-Aug-2022	Annual	2	remuneration.		FOR	AGAINST	WITHHELD
				Approving the advisory (non binding) resolution accepting the approach to executive compensation				
CAE INC.	10-Aug-2022	Annual	3	disclosed in the Information Circular.		FOR	AGAINST	AGAINST
TSURUHA HOLDINGS INC.	10-Aug-2022	Annual General Meeting	2	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations		FOR	FOR	FOR
TSURUHA HOLDINGS INC.		Annual General Meeting	3	Appoint a Director who is not Audit and Supervisory Committee Member Tsuruha, Tatsuru		FOR	AGAINST	AGAINST
TSURUHA HOLDINGS INC.		Annual General Meeting	4	Appoint a Director who is not Audit and Supervisory Committee Member Tsuruha, Jun		FOR	FOR	FOR
TSURUHA HOLDINGS INC.		Annual General Meeting	5	Appoint a Director who is not Audit and Supervisory Committee Member Ogawa, Hisaya		FOR	FOR	FOR
TSURUHA HOLDINGS INC.		Annual General Meeting	6	Appoint a Director who is not Audit and Supervisory Committee Member Murakami, Shoichi		FOR	FOR	FOR
TSURUHA HOLDINGS INC.		Annual General Meeting	7	Appoint a Director who is not Audit and Supervisory Committee Member Yahata, Masahiro		FOR	FOR	FOR
TSURUHA HOLDINGS INC.	-	Annual General Meeting	8	Appoint a Director who is Audit and Supervisory Committee Member Fujii, Fumiyo		FOR	FOR	FOR
				Approve Delegation of Authority to the Board of Directors to Determine Details of Share Acquisition Rights				
				Issued as Stock Options for Executive Officers and Employees of the Company and the Company's				
TSURUHA HOLDINGS INC.	10-Aug-2022	Annual General Meeting	9	Subsidiaries		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022	, j	1	Election of Director to hold office for a one-year term: Kofi A. Bruce		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		2	Election of Director to hold office for a one-year term: Rachel A. Gonzalez		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		3	Election of Director to hold office for a one-year term: Jeffrey T. Huber		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		4	Election of Director to hold office for a one-year term: Talbott Roche		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		5	Election of Director to hold office for a one-year term: Richard A. Simonson		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		6	Election of Director to hold office for a one-year term: Luis A. Ubiñas		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		7	Election of Director to hold office for a one-year term: Heidi J. Ueberroth		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		8	Election of Director to hold office for a one-year term: Andrew Wilson		FOR	FOR	FOR
ELECTRONIC ARTS INC.	11-Aug-2022		9	Advisory vote to approve named executive officer compensation.		FOR	FOR	FOR
	11 Aug 2022	Annual	/	Ratification of the appointment of KPMG LLP as our independent public registered accounting firm for the			TOIN	
ELECTRONIC ARTS INC.	11-Aug-2022	Appual	10	fiscal year ending March 31, 2023.		FOR	AGAINST	AGAINST
ELECTRONIC ARTS INC.	11-Aug-2022		11	Approve the Company's amended 2019 Equity Incentive Plan.		FOR	FOR	FOR
	TT-Aug-2022	Annual		Approve an amendment to the Company's Certificate of Incorporation to reduce the threshold for			TOR	
ELECTRONIC ARTS INC.	11-Aug-2022	Appual	12	stockholders to call special meetings from 25% to 15%.		FOR	FOR	FOR
LLECTRONIC ARTS INC.	TT-Aug-2022	Alliuat	12	To consider and vote upon a stockholder proposal, if properly presented at the Annual Meeting, on		IUK	TOK	TOK
ELECTRONIC ARTS INC.	11-Aug-2022	Appual	13	termination pay.		AGAINST	AGAINST	FOR
LLECTRONIC ARTS INC.	TT-Aug-2022	Alliuat	15	Re-election/ initial election of Class I Director for a three- year term until the Company's annual general		AGAINST	AGAINST	TOK
KORNIT DIGITAL LTD.	11-Aug-2022	Appus	1	meeting of shareholders in 2025: Mr. Yehoshua (Shuki) Nir		FOR	FOR	FOR
KORNIT DIGITAL LTD.	TT-Aug-2022	Annual	1	Re-election/ initial election of Class I Director for a three- year term until the Company's annual general		FUK	FUR	FUR
	11 Aug 2022	Appund	2	meeting of shareholders in 2025: Mr. Dov Ofer		FOR	FOR	FOR
KORNIT DIGITAL LTD.	11-Aug-2022	Annual	Ζ			FOR	FUR	FUR
	11 4.1.7 2022	Amount	2	Re-election/ initial election of Class I Director for a three- year term until the Company's annual general meeting of shareholders in 2025: Mr. Jae Hyun (Jay) Lee		FOR	500	FOR
KORNIT DIGITAL LTD.	11-Aug-2022	Annual	3			FOR	FOR	FOR
				Re-appointment of Kost Forer Gabbay & Kasierer, registered public accounting firm, a member firm of				
				Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending				
				December 31, 2022 and until the Company's 2023 annual general meeting of shareholders, and				
				authorization of the Company's board of directors (with power of delegation to the audit committee				505
KORNIT DIGITAL LTD.	11-Aug-2022		4	thereof) to fix such accounting firm's annual compensation		FOR	FOR	FOR
OFX GROUP LTD		Annual General Meeting	2	RE-ELECTION OF MRS PATRICIA CROSS		FOR	FOR	FOR
OFX GROUP LTD	-	Annual General Meeting	3	RE-ELECTION OF MS CONNIE CARNABUCI		FOR	FOR	FOR
OFX GROUP LTD		Annual General Meeting	4	REMUNERATION REPORT		FOR	FOR	FOR
OFX GROUP LTD	11-Aug-2022	Annual General Meeting	5	APPROVAL OF OFX GROUP LIMITED GLOBAL EQUITY PLAN		FOR	FOR	FOR
				ISSUE OF PERFORMANCE RIGHTS TO MR JOHN ALEXANDER (SKANDER) MALCOLM UNDER THE OFX GROUP				
OFX GROUP LTD	11-Aug-2022	Annual General Meeting	6	LIMITED GLOBAL EQUITY PLAN IN RESPECT OF FY22 SHORT TERM INCENTIVES		FOR	FOR	FOR
				ISSUE OF PERFORMANCE RIGHTS TO MR JOHN ALEXANDER (SKANDER) MALCOLM UNDER THE OFX GROUP				
OFX GROUP LTD		Annual General Meeting	7	LIMITED GLOBAL EQUITY PLAN IN RESPECT OF FY23 LONG TERM INCENTIVES		FOR	FOR	FOR
BANK HAPOALIM B.M.	11-Aug-2022	Ordinary General Meeting	3	REAPPOINT SOMEKH CHAIKIN (KPMG) AND ZIV HAFT (BDO) AS JOINT AUDITORS		FOR	AGAINST	AGAINST
				APPROVE UPDATED EMPLOYMENT TERMS OF RUBEN KRUPIK, CHAIRMAN, AND AMEND COMPENSATION POLICY				
BANK HAPOALIM B.M.		Ordinary General Meeting	4	ACCORDINGLY		FOR	FOR	FOR
BANK HAPOALIM B.M.		Ordinary General Meeting	6	REELECT DAVID AVNER AS EXTERNAL DIRECTOR		FOR	FOR	FOR
BANK HAPOALIM B.M.		Ordinary General Meeting	7	ELECT ANAT PELED AS EXTERNAL DIRECTOR		FOR	AGAINST	FOR
BANK HAPOALIM B.M.	11-Aug-2022	Ordinary General Meeting	9	REELECT NOAM HANEGBI AS EXTERNAL DIRECTOR		FOR	FOR	FOR

Company Name	Meeting Date N	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
BANK HAPOALIM B.M.	11-Aug-2022 Ordinary C	General Meeting	10	ELECT RON SHAMIR AS EXTERNAL DIRECTOR		FOR	AGAINST	ABSTAIN
BANK HAPOALIM B.M.	11-Aug-2022 Ordinary C	General Meeting	12	ELECT ODELIA LEVANON AS DIRECTOR		FOR	FOR	FOR
BANK HAPOALIM B.M.	11-Aug-2022 Ordinary C	General Meeting	13	REELECT DAVID ZVILICHOVSKY AS DIRECTOR		FOR	FOR	FOR
BANK HAPOALIM B.M.	11-Aug-2022 Ordinary C	General Meeting	14	ELECT RONEN LAGO AS DIRECTOR		FOR	AGAINST	ABSTAIN
				APPROVAL OF THE MANAGEMENT REPORT, THE ANNUAL FINANCIAL STATEMENTS FOR 2021/2022 AND THE				
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		5	GROUP FINANCIAL STATEMENT FOR 2021		FOR	FOR	FOR
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		6	APPROVAL OF THE REMUNERATION 2021/2022: FOR THE BOARD OF DIRECTORS		FOR	FOR	FOR
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		7	APPROVAL OF THE REMUNERATION 2021/2022: FOR THE EXECUTIVE MANAGEMENT		FOR	AGAINST	AGAINST
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		8	RESOLUTION ON APPROPRIATION OF RETAINED EARNINGS		FOR	FOR	FOR
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge	eneral Meeting	9	DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE EXECUTIVE MANAGEMENT		FOR	FOR	FOR
				ELECTION OF BERNHARD MERKI AS MEMBER AND CHAIRMAN OF THE BOARD OF DIRECTORS AND AS MEMBER				
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		10	OF THE REMUNERATION COMMITTEE		FOR	FOR	FOR
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge	eneral Meeting	11	ELECTION OF MAGDALENA MARTULLO AS MEMBER OF THE BOARD OF DIRECTORS		FOR	FOR	FOR
				ELECTION OF DR JOACHIM STREU AS MEMBER OF THE BOARD OF DIRECTORS AND AS MEMBER OF THE				
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge	eneral Meeting	12	REMUNERATION COMMITTEE		FOR	FOR	FOR
				ELECTION OF CHRISTOPH MAEDER AS MEMBER OF THE BOARD OF DIRECTORS AND AS MEMBER OF THE				
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		13	REMUNERATION COMMITTEE		FOR	FOR	FOR
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge		14	ELECTION OF THE STATUTORY AUDITORS / BDO LTD., ZURICH		FOR	FOR	FOR
EMS-CHEMIE HOLDING AG	13-Aug-2022 Annual Ge	eneral Meeting	15	ELECTION OF THE INDEPENDENT PROXY / DR IUR ROBERT K. DAEPPEN, LAWYER, CHUR		FOR	FOR	FOR
SCHRODERS PLC	15-Aug-2022 Ordinary O	General Meeting	1	THAT, SUBJECT TO EACH OF RESOLUTIONS 2, 3, 6 AND 7 AND THE RESOLUTIONS AT THE CLASS MEETING OF NON-VOTING ORDINARY SHAREHOLDERS OF THE COMPANY TO BE HELD ON 15 AUGUST 2022 AT 11.00 A.M. (OR TEN MINUTES AFTER THE END OF THE GENERAL MEETING, WHICHEVER IS LATER) (THE "CLASS MEETING RESOLUTIONS") BEING PASSED, THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO CAPITALISE, ON THE TERMS OF ARTICLE 124(B) OF THE ARTICLES OF ASSOCIATION OF THE COMPANY (AS AMENDED BY RESOLUTION 6 AND CLASS MEETING RESOLUTION 1), A SUM OF UP TO GBP 39,886,305 FROM THE SHARE PREMIUM ACCOUNT OF THE COMPANY AND APPLY SUCH SUM IN PAYING UP IN FULL, AT PAR VALUE, 39,886,305 ORDINARY SHARES OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY, TO EXISTING HOLDERS OF ORDINARY SHARES OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY, TO EXISTING HOLDERS OF ORDINARY SHARES OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY RECORDED ON THE REGISTER OF MEMBERS OF THE COMPANY AT 6.00 P.M. ON 16 SEPTEMBER 2022 OR SUCH OTHER TIME AND DATE AS THE DIRECTORS MAY DETERMINE (THE "COMPENSATORY BONUS ISSUE" AND THE "BONUS ISSUE SHARES") AND THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR APPORPIATE TO DEAL WITH FRACTIONAL ENTITLEMENTS, LEGAL, REGULATORY OR PRACTICAL PROBLEMS IN, OR UNDER THE LAWS OF, ANY TERRITORY OR ANY OTHER MATTER. THE POWERS GRANTED BY THIS RESOLUTION SHALL EXPIRE (UNLESS PREVIOUSLY RENEWED, VARIED, OR REVOKED BY THE COMPANY IN A GENERAL MEETING) AT THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING (OR, IF EARLIER, THE CLOSE OF BUSINESS ON 30 JUNE 2023) THAT, SUBJECT TO RESOLUTIONS 1, 3, 6 AND 7 AND EACH OF THE CLASS MEETING RESOLUTIONS BEING PASSED: (A) THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED IN ACCORDANCE WITH SECTION 551 OF THE COMPANY AT THE COMPANY'S ANNUAL GENERAL MEETING HELD ON 28 APRIL 2022) TO		FOR	FOR	FOR
SCHRODERS PLC	15-Aug-2022 Ordinary O		2	EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES IN THE COMPANY FOR THE PURPOSES OF ISSUING THE BONUS ISSUE SHARES PURSUANT TO THE COMPENSATORY BONUS ISSUE UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 39,886,305, EACH CREDITED AS FULLY PAID; AND (B) THE DIRECTORS BE GENERALLY AND UNCONDITIONALLY AUTHORISED TO DEAL WITH FRACTIONAL ENTITLEMENTS ARISING OUT OF SUCH ALLOTMENT AS THEY THINK FIT AND TAKE ALL SUCH OTHER STEPS AS THEY MAY IN THEIR ABSOLUTE DISCRETION DEEM NECESSARY, EXPEDIENT OR APPROPRIATE TO IMPLEMENT SUCH ALLOTMENTS IN CONNECTION WITH THE COMPENSATORY BONUS ISSUE, AND THIS AUTHORITY SHALL APPLY (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN A GENERAL MEETING) UNTIL THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING (OR, IF EARLIER, THE CLOSE OF BUSINESS ON 30 JUNE 2023) THAT, SUBJECT TO RESOLUTIONS 1, 2, 6 AND 7 AND EACH OF THE CLASS MEETING RESOLUTIONS BEING PASSED, AND IMMEDIATELY FOLLOWING THE COMPENSATORY BONUS ISSUE BECOMING EFFECTIVE, EACH NON- VOTING ORDINARY SHARE OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY BE RE-DESIGNATED AS AN ORDINARY SHARE OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY, SUCH ORDINARY SHARE OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY HAVING THE SAME RIGHTS AND BEING SUBJECT TO THE SAME RESTRICTIONS AS THE ORDINARY SHARES IN THE CAPITAL OF THE COMPANY AS SET OUT IN THE COMPANY'S ARTICLES OF ASSOCIATION FROM TIME TO TIME (THE "ENFRANCHISEMENT")		FOR	FOR	FOR

Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	
15-Aug-2022	Ordinary General Meeting	4	THAT, SUBJECT TO RESOLUTIONS 1, 2, 3, 6 AND 7 AND EACH OF THE CLASS MEETING RESOLUTIONS BEING PASSED, AND FOLLOWING THE ENFRANCHISEMENT BECOMING EFFECTIVE (AND AT SUCH TIME AS IS OTHERWISE CHOSEN BY THE DIRECTORS), THE COMPANY IS GENERALLY AND UNCONDITIONALLY AUTHORISED TO, IN ACCORDANCE WITH SECTION 618 OF THE COMPANIES ACT 2006, SUB-DIVIDE EACH ORDINARY SHARE OF GBP 1 EACH IN THE CAPITAL OF THE COMPANY INTO FIVE ORDINARY SHARES OF 20 PENCE EACH IN THE CAPITAL OF THE COMPANY, SUCH NEW ORDINARY SHARES OF 20 PENCE EACH IN THE CAPITAL OF THE COMPANY HAVING THE SAME RIGHTS AND BEING SUBJECT TO THE SAME RESTRICTIONS AS THE ORDINARY SHARES IN THE CAPITAL OF THE COMPANY AS SET OUT IN THE COMPANY'S ARTICLES OF ASSOCIATION FROM TIME TO TIME (THE "SUB-DIVISION")	
		5	THE TAKEOVER CODE FOR THE PRINCIPAL SHAREHOLDER GROUP (AS DEFINED IN THE DOCUMENT OF WHICH THIS NOTICE OF GENERAL MEETING FORMS PART), OR ANY PERSONS ACTING IN CONCERT WITH THE PRINCIPAL SHAREHOLDER GROUP, TO MAKE A CENERAL OFFER FOR ALL THE ORDINARY SHARES IN THE CAPITAL OF THE COMPANY (BEING ALL OF THE ISSUED SHARE CAPITAL OF THE COMPANY) FOLLOWING ANY INCREASE IN THE PERCENTAGE OF ORDINARY SHARES IN WHICH THE PRINCIPAL SHAREHOLDER GROUP, OR ANY PERSONS ACTING IN CONCERT WITH THE PRINCIPAL SHAREHOLDER GROUP, ARE INTERESTED RESULTING FROM THE EXERCISE BY THE COMPANY OF THE AUTHORITY TO PURCHASE ITS OWN ORDINARY SHARES GRANTED TO THE COMPANY PURSUANT TO RESOLUTIONS & AND/OR 9 BELOW, SUBJECT TO THE FOLLOWING LIMITATIONS AND PROVISIONS: (A) NO APPROVAL FOR SUCH WAIVER IS GIVEN WHERE THE RESULTING INTEREST OF THE PRINCIPAL SHAREHOLDER GROUP, TOGETHER WITH THE INTEREST OF THOSE ACTING IN CONCERT WITH THE PRINCIPAL SHAREHOLDER GROUP, ORGETHER WITH THE INTEREST OF THOSE ACTING IN CONCERT WITH THE PRINCIPAL SHAREHOLDER GROUP, VARIED OR REVOKED BY THE COMPANY AND ANY MEMBER OF THE COMPANY'S GROUP), WOULD EXCEED 47.93% OR MORE OF THE ORDINARY SHARES, AND (B) SUCH APPROVAL SHALL (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN A GENERAL MEETING) EXPIRE AT THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING (OR, IF EARLIER, THE CLOSE OF BUSINESS ON 30 JUNE 2023). ONLY THE VOTES CAST BY THE INDEPENDENT SHAREHOLDERS, ON A POLL, WILL BE COUNTED FOR THE PURPOSES OF RESOLUTION 5 THAT, SUBJECT TO RESOLUTIONS T, 2, 3 AND 7 AND EACH OF THE CLASS MEETING, THE COMPANY AS SO AMENDED (INCLUDING PURSUANT TO RESOLUTION 7) BELOW; (A) THE FIRST PART OF ARTICLE 57 ASSOCIATION OF THE COMPANY AS DOLOWS AND THE ARTICLES OF ASSOCIATION OF THE COMPANY AS SO AMENDED (INCLUDING PURSUANT TO RESOLUTION 7) BELOW: (A) THE FRIST PART OF ARTICLE 57. SHALL CONTINUE IN FULL FORCE AND EFFECT UNTIL FURTHER AMENDED (INCLUDING PURSUANT TO RESOLUTION 7) BELOW; (A) THE FRIST PART OF ARTICLE 57. SHALL OR THINE DANDING TO THE EFFECT THATI TIS DE	
15-Aug-2022	Ordinary General Meeting	6	THAT, SUBJECT TO RESOLUTIONS 1, 2, 3 AND 6 AND EACH OF THE CLASS MEETING RESOLUTIONS BEING PASSED, AND THE COMPENSATORY BONUS ISSUE AND ENFRANCHISEMENT BECOMING EFFECTIVE, THE ARTICLES OF ASSOCIATION OF THE COMPANY PRODUCED TO THE MEETING BE ADOPTED AS THE NEW	
15-Aug-2022	Ordinary General Meeting	7	EXCLUSION OF, THE STAGE ONE ARTICLES	
	15-Aug-2022 15-Aug-2022 15-Aug-2022	Meeting Date       Meeting Type         Is-Aug-2022       Ordinary General Meeting         Is-Aug-2022       Ordinary General Meeting	Meeting Date     Meeting Type     No.       15-Aug-2022     Ordinary General Meeting     4       15-Aug-2022     Ordinary General Meeting     5       15-Aug-2022     Ordinary General Meeting     5       15-Aug-2022     Ordinary General Meeting     6	Maximum Quarket         Non-         Part Subject To RESOLUTIONS 1, 2, 6, 400 7 AM EAR OF THE CLASS MEETING RESOLUTIONS REING PASSED, AND FOLLOWING THE DIFFERENCE CAMPAN FEEDOWING EFFECTIVE AND AT SUCH TWICK AS IS OTHERWISE CHORN TO THE DIFFERENCE ON SIDE OF THE COMPANY INTO PEY COMMANY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE CAMPAL OF THE COMPANY INTO PEY COMMANY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE CAMPAL OF THE COMPANY INTO PEY COMPANY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY, SUCH NEW ORDINARY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY, SUCH NEW ORDINARY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY, SUCH NEW ORDINARY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY, SUCH NEW ORDINARY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY INCO THE COMPANY SHARES OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY AND EENS OF 20 PENCE EACH IN THE CANTLA OF THE COMPANY AND END SIDE AND THE COMPANY SHARES OF 20 PENCE EACH TASSOCIATION FROM TIME TO TIME (THE SUB DISIDIER)           15-Aug-2022         Ordinary General Meeting         4           25-Aug-2022         Ordinary General Meeting         4           16-COMPANY SHARES AND RECERS OF ANY OBLICATION THAT COMPENSATORY THE FANLE, ON TARCEVERS AND RECERS OF ANY OBLICATION THAT COMPENSATORY THE FANLE, ON TARCEVERS AND RECERS OF ANY OBLICATION IN CONCERT WITH THE PRINCIPAL SHAREHOLDER GOULD TO COMPANY SHARES IN THE COMPANY SHARES IN THE CANTLA OF THE COMPANY (BENCH ALL OF THE ISSUE SHARE CANTLA OF THE COMPANY FANLES IN THE CO

Director Name	Recommended Vote	Recommended	Aware Vote
		Vote	Vote
	FOR	FOR	FOR
	FOR	FOR	FOR
	FOR	FOR	FOR
	FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
				THAT, SUBJECT TO EACH OF THE OTHER RESOLUTIONS (OTHER THAN RESOLUTION 9) AND EACH OF THE CLASS MEETING RESOLUTIONS BEING PASSED AND THE COMPENSATORY BONUS ISSUE, ENFRANCHISEMENT AND SUB-DIVISION BECOMING EFFECTIVE, THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF 20 PENCE EACH ("NEW ORDINARY SHARES") PROVIDED THAT: (A) THE MAXIMUM AGGREGATE NUMBER OF NEW ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 161,207,153; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR A NEW ORDINARY SHARE IS 20 PENCE; AND (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR A NEW ORDINARY SHARE IS 20 PENCE; AND (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR A NEW ORDINARY SHARE IS THE HIGHER OF: (I) AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF A NEW ORDINARY SHARE PURCHASED ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT NEW ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR A NEW ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME, AND SUCH AUTHORITY SHALL APPLY (UNLESS PREVIOUSLY RENEWED, VARIED OR REVOKED BY THE COMPANY IN A GENERAL MEETING) UNTIL THE END OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 JUNE 2023, BUT DURING THIS PERIOD THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE NEW ORDINARY SHARES, WHICH WOULD, OR MIGHT, BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE NEW				
SCHRODERS PLC	15-Aug-2022	Ordinary General Meeting	8	ORDINARY SHARES PURSUANT TO ANY SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED		FOR	FOR	FOR
	15 Aug 2022			THAT, SUBJECT TO RESOLUTION 4 NOT BEING PASSED AT THE GENERAL MEETING, BUT EACH OF THE OTHER RESOLUTIONS (OTHER THAN RESOLUTION 8) AND EACH OF THE CLASS MEETING RESOLUTIONS BEING PASSED AND THE COMPENSATORY BONUS ISSUE AND ENFRANCHISEMENT BECOMING EFFECTIVE, THE COMPANY BE AUTHORISED FOR THE PURPOSES OF SECTION 701 OF THE COMPANIES ACT 2006 TO MAKE ONE OR MORE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE COMPANIES ACT 2006) OF ITS ORDINARY SHARES OF GBP 1 EACH ("EXISTING ORDINARY SHARES") PROVIDED THAT: (A) THE MAXIMUM AGGREGATE NUMBER OF EXISTING ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 32,241,431; (B) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN EXISTING ORDINARY SHARE IS GBP 1; AND (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN EXISTING ORDINARY SHARE IS GBP 1; AND (C) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN EXISTING ORDINARY SHARE IS THE HIGHER OF: (I) AN AMOUNT EQUAL TO 5% ABOVE THE AVERAGE MARKET VALUE OF AN EXISTING ORDINARY SHARE PURCHASED ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT FOR THE FIVE BUSINESS DAYS IMMEDIATELY PRECEDING THE DAY ON WHICH THAT EXISTING ORDINARY SHARE IS CONTRACTED TO BE PURCHASED; AND (II) THE HIGHER OF THE PRICE OF THE LAST INDEPENDENT TRADE AND THE HIGHEST CURRENT INDEPENDENT BID FOR AN EXISTING ORDINARY SHARE ON THE TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT AT THE RELEVANT TIME, AND SUCH AUTHORITY SHALL APPLY (UNLESS PREVIOUSLY RENEWED, VARIED OR REVORED BY THE COMPANY IN A GENERAL MEETING) UNTIL THE COMPANY'S NEXT ANNUAL GENERAL MEETING OR, IF EARLIER, UNTIL THE CLOSE OF BUSINESS ON 30 JUNE 2023, BUT DURING THIS PERIOD THE COMPANY MAY ENTER INTO A CONTRACT TO PURCHASE EXISTING ORDINARY SHARES, WHICH WOULD, OR MIGHT, BE COMPLETED OR EXECUTED WHOLLY OR PARTLY AFTER THE AUTHORITY ENDS AND THE COMPANY MAY PURCHASE EXISTING ORDINARY SHARES PURSUANT TO ANY		FOR	FOR	
SCHRODERS PLC		Ordinary General Meeting		SUCH CONTRACT AS IF THE AUTHORITY HAD NOT ENDED		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY THE J. M. SMUCKER COMPANY	17-Aug-2022			Election of Directors whose term of office will expire in 2023: Susan E. Chapman-Hughes Election of Directors whose term of office will expire in 2023: Paul J. Dolan		FOR FOR	FOR FOR	FOR FOR
THE J. M. SMUCKER COMPANY THE J. M. SMUCKER COMPANY	17-Aug-2022 17-Aug-2022			Election of Directors whose term of office will expire in 2023: Paul J. Dolan Election of Directors whose term of office will expire in 2023: Jay L. Henderson		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022 17-Aug-2022			Election of Directors whose term of office will expire in 2023: Jay L. Henderson Election of Directors whose term of office will expire in 2023: Jonathan E. Johnson III		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022			Election of Directors whose term of office will expire in 2023: Kirk L. Perry		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022 17-Aug-2022			Election of Directors whose term of office will expire in 2023: Sandra Pianalto		FOR	FOR	FOR
				Election of Directors whose term of office will expire in 2023: Alex Shumate			FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022					FOR		
THE J. M. SMUCKER COMPANY	17-Aug-2022			Election of Directors whose term of office will expire in 2023: Mark T. Smucker		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022			Election of Directors whose term of office will expire in 2023: Richard K. Smucker		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022			Election of Directors whose term of office will expire in 2023: Jodi L. Taylor		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022	Annual		Election of Directors whose term of office will expire in 2023: Dawn C. Willoughby Ratification of appointment of Ernst & Young LLP as the Company's Independent Registered Public		FOR	FOR	FOR
THE J. M. SMUCKER COMPANY	17-Aug-2022	Annual		Accounting Firm for the 2023 fiscal year.		FOR	AGAINST	AGAINST
THE J. M. SMUCKER COMPANY	17-Aug-2022			Advisory approval of the Company's executive compensation.		FOR	FOR	FOR
THE STIML SMOOTLEN COMPANY	17 Aug-2022	, and the second s		Adoption of amendments to the Company's Amended Articles of Incorporation to eliminate the time phased				
		Annual		voting provisions.		FOR	1	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
ZENDESK, INC.	17-Aug-2022	Annual	1	Election of Class II Director: Michael Frandsen		FOR	FOR	FOR
ZENDESK, INC.	17-Aug-2022		2	Election of Class II Director: Brandon Gayle		FOR	FOR	FOR
ZENDESK, INC.	17-Aug-2022	Annual	3	Election of Class II Director: Ronald Pasek		FOR	FOR	FOR
				To ratify the appointment of Ernst & Young LLP as Zendesk's independent registered public accounting firm				
ZENDESK, INC.	17-Aug-2022		4	for the fiscal year ending December 31, 2022.		FOR	FOR	FOR
ZENDESK, INC.	17-Aug-2022	Annual	5	Non-binding advisory vote to approve the compensation of our Named Executive Officers.		FOR	FOR	FOR
				Advisory vote on the frequency of future advisory votes to approve the compensation of our Named				
ZENDESK, INC.	17-Aug-2022		6	Executive Officers.		1	FOR	1
XERO LTD		Annual General Meeting	1	FIXING THE FEES AND EXPENSES OF THE AUDITOR		FOR	FOR	FOR
XERO LTD		Annual General Meeting	2	RE-ELECTION OF DAVID THODEY		FOR	FOR	FOR
XERO LTD		Annual General Meeting	3	RE-ELECTION OF SUSAN PETERSON		FOR	FOR	FOR
XERO LTD		Annual General Meeting	4	ELECTION OF BRIAN MCANDREWS		FOR	FOR	FOR
AMERCO	18-Aug-2022		1	DIRECTOR	Edward J. Shoen	FOR	FOR	FOR
AMERCO	18-Aug-2022		1	DIRECTOR	James E. Acridge	FOR	FOR	FOR
AMERCO	18-Aug-2022		1	DIRECTOR	John P. Brogan	FOR	AGAINST	WITHHELD
AMERCO	18-Aug-2022		1	DIRECTOR	James J. Grogan	FOR	FOR	FOR
AMERCO	18-Aug-2022		1	DIRECTOR	Richard J. Herrera	FOR	FOR	FOR
AMERCO	18-Aug-2022		1	DIRECTOR	Karl A. Schmidt	FOR	FOR	FOR
AMERCO	18-Aug-2022		1	DIRECTOR	Roberta R. Shank	FOR	FOR	FOR
AMERCO	18-Aug-2022	Annual	1		Samuel J. Shoen	FOR	FOR	FOR
				The ratification of the appointment of BDO USA, LLP as the Company's independent registered public				
AMERCO	18-Aug-2022	Annual	2	accounting firm for the fiscal year ending March 31, 2023.		FOR	FOR	FOR
				A proposal received from Company stockholder proponents to ratify and affirm the decisions and actions				
				taken by the Board of Directors and executive officers of the Company with respect to AMERCO, its				
AMERCO	18-Aug-2022	Annual	3	subsidiaries, and its various constituencies for the fiscal year ended March 31, 2022.		FOR	AGAINST	ABSTAIN
				A proposal received from a Company stockholder proponent regarding adoption of greenhouse gas emission				
AMERCO	18-Aug-2022	Annual	4	reduction targets in order to achieve net zero emissions.		AGAINST	AGAINST	FOR
				THAT THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN LINK ADMINISTRATION HOLDINGS LIMITED AND				
				THE HOLDERS OF ITS ORDINARY SHARES, AS CONTAINED IN THE EXPLANATORY BOOKLET DATED 10 MAY				
				2022, IS AMENDED BY MAKING THE CHANGES OUTLINED IN ANNEXURE 2 OF THE SUPPLEMENTARY			505	505
LINK ADMINISTRATION HOLDINGS LTD	22-Aug-2022	MIX	1	EXPLANATORY BOOKLET DATED 2 AUGUST 2022		FOR	FOR	FOR
				THAT, PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF SECTION 411 OF THE CORPORATIONS				
				ACT 2001 (CTH), THE SCHEME OF ARRANGEMENT PROPOSED BETWEEN LINK ADMINISTRATION HOLDINGS				
				LIMITED AND THE HOLDERS OF ITS ORDINARY SHARES, AS CONTAINED IN AND MORE PARTICULARLY				
				DESCRIBED IN THE EXPLANATORY BOOKLET DATED 10 MAY 2022 (AS SUPPLEMENTED AND AMENDED BY THE				
				SUPPLEMENTARY EXPLANATORY BOOKLET DATED 2 AUGUST 2022 AND THE AMENDING RESOLUTION) OF				
				WHICH THE NOTICE CONVENING THIS MEETING FORMS PART, IS AGREED TO, WITH OR WITHOUT				
	22 4 2022		2	ALTERATIONS OR CONDITIONS AS APPROVED BY THE SUPREME COURT OF NEW SOUTH WALES TO WHICH		FOR	500	500
LINK ADMINISTRATION HOLDINGS LTD	22-Aug-2022	MIX	Ζ	LINK ADMINISTRATION HOLDINGS LIMITED AND DYE & DURHAM CORPORATION AGREE		FOR	FOR	FOR
				THAT, SUBJECT TO THE IMPLEMENTATION OF THE SCHEME AND LINK GROUP RECEIVING ANY OR ALL OF THE				
				BCM NET SALE PROCEEDS BY THE DAY THAT IS TWO BUSINESS DAYS PRIOR TO THE IMPLEMENTATION DATE,				
				FOR THE PURPOSES OF SECTION 256C(1) OF THE CORPORATIONS ACT 2001 (CTH), AND FOR ALL OTHER PURPOSES, APPROVAL IS GIVEN FOR THE ORDINARY SHARE CAPITAL OF THE COMPANY TO BE REDUCED BY				
				RETURNING CAPITAL, IN THE FORM OF CASH, TO EACH REGISTERED HOLDER OF FULLY PAID ORDINARY				
	22 4.17 2022		2	SHARES IN THE COMPANY AS AT THE SCHEME RECORD DATE IN AN AGGREGATE AMOUNT EQUAL TO THE		FOR	FOR	FOR
LINK ADMINISTRATION HOLDINGS LTD	22-Aug-2022		3	AMOUNT OF THE CAPITAL RETURN CONSIDERATION		FOR	FOR FOR	FOR FOR
MICROCHIP TECHNOLOGY INCORPORATED	-		1	Election of Director: Matthew W. Chapman		FOR		
MICROCHIP TECHNOLOGY INCORPORATED	-		2	Election of Director: Esther L. Johnson		FOR FOR	AGAINST FOR	AGAINST
MICROCHIP TECHNOLOGY INCORPORATED MICROCHIP TECHNOLOGY INCORPORATED	-		3	Election of Director: Karlton D. Johnson		FOR	FOR	FOR FOR
MICROCHIP TECHNOLOGY INCORPORATED	-		5	Election of Director: Wade F. Meyercord Election of Director: Ganesh Moorthy		FOR	FOR	FOR
	-		6				FOR	FOR
MICROCHIP TECHNOLOGY INCORPORATED	-		0	Election of Director: Karen M. Rapp Election of Director: Steve Sanghi		FOR FOR	FOR	FOR
MICROCHIP TECHNOLOGY INCORPORATED	Z3-Aug-ZUZZ	Annual	/	Proposal to ratify the appointment of Ernst & Young LLP as the independent registered public accounting		FUR	IUK	FUK
	22 41/ 2022	Appual	0	firm of Microchip for the fiscal year ending March 31, 2023.		FOR		
MICROCHIP TECHNOLOGY INCORPORATED MICROCHIP TECHNOLOGY INCORPORATED			0	Proposal to approve, on an advisory (non-binding) basis, the compensation of our named executives.		FOR FOR	AGAINST FOR	AGAINST FOR
			7	RE-ELECTION OF DIRECTOR - TONIANNE DWYER		FOR	FOR	FOR
ALS LTD		Annual General Meeting	2	RE-ELECTION OF DIRECTOR - TONIANNE DWYER RE-ELECTION OF DIRECTOR - SIDDHARTHA KADIA				
ALS LTD	Z3-Aug-ZUZZ	Annual General Meeting	З			FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
ALS LTD		Annual General Meeting	4	THE ADOPTION OF THE REMUNERATION REPORT		FOR	FOR	FOR
ALS LTD		Annual General Meeting	5	REINSERTION OF PROPORTIONAL TAKEOVER APPROVAL PROVISIONS		FOR	FOR	FOR
ALS LTD		Annual General Meeting	6	INCREASE IN FEE POOL FOR NON- EXECUTIVE DIRECTORS		FOR	FOR	FOR
ALS LTD	23-Aug-2022	Annual General Meeting	7	GRANT OF PERFORMANCE RIGHTS TO THE MANAGING DIRECTOR/CEO		FOR	FOR	FOR
ALS LTD		Annual General Meeting	8	APPROVAL OF FINANCIAL ASSISTANCE		FOR	FOR	FOR
DYNATRACE, INC.	24-Aug-2022		1	Election of Class III Director: Ambika Kapur Gadre		FOR	FOR	FOR
DYNATRACE, INC.	24-Aug-2022		2	Election of Class III Director: Steve Rowland		FOR	FOR	FOR
DYNATRACE, INC.	24-Aug-2022	Annual	3	Election of Class III Director: Kenneth "Chip" Virnig		FOR	FOR	FOR
				Ratify the appointment of Ernst & Young LLP as Dynatrace's independent registered public accounting firm				
DYNATRACE, INC.	24-Aug-2022		4	for the fiscal year ending March 31, 2023.		FOR	FOR	FOR
DYNATRACE, INC.	24-Aug-2022		5	Non-binding advisory vote on the compensation of Dynatrace's named executive officers.		FOR	AGAINST	AGAINST
PROSUS N.V.	24-Aug-2022	Annual General Meeting	4	APPROVE REMUNERATION REPORT		FOR	AGAINST	AGAINST
PROSUS N.V.		Annual General Meeting	5	ADOPT FINANCIAL STATEMENTS		FOR	FOR	FOR
PROSUS N.V.	24-Aug-2022	Annual General Meeting	6	APPROVE ALLOCATION OF INCOME		FOR	FOR	FOR
PROSUS N.V.	24-Aug-2022	Annual General Meeting	7	APPROVE DISCHARGE OF EXECUTIVE DIRECTORS		FOR	FOR	FOR
PROSUS N.V.		Annual General Meeting	8	APPROVE DISCHARGE OF NON-EXECUTIVE DIRECTORS		FOR	FOR	FOR
PROSUS N.V.	24-Aug-2022	Annual General Meeting	9	APPROVE REMUNERATION POLICY FOR EXECUTIVE AND NON-EXECUTIVE DIRECTORS		FOR	AGAINST	AGAINST
PROSUS N.V.	24-Aug-2022	Annual General Meeting	10	ELECT SHARMISTHA DUBEY AS NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
PROSUS N.V.		Annual General Meeting	11	REELECT JP BEKKER AS NON-EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
PROSUS N.V.	24-Aug-2022	Annual General Meeting	12	REELECT D MEYER AS NON-EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
PROSUS N.V.		Annual General Meeting	13	REELECT SJZ PACAK AS NON-EXECUTIVE DIRECTOR		FOR	AGAINST	AGAINST
PROSUS N.V.		Annual General Meeting	14	REELECT JDT STOFBERG AS NON-EXECUTIVE DIRECTOR		FOR	FOR	FOR
PROSUS N.V.	-	Annual General Meeting	15	RATIFY DELOITTE ACCOUNTANTS B.V. AS AUDITORS		FOR	FOR	FOR
				GRANT BOARD AUTHORITY TO ISSUE SHARES UP TO 10 PERCENT OF ISSUED CAPITAL AND RESTRICT/EXCLUDE				-
PROSUS N.V.	24-Aug-2022	Annual General Meeting	16	PREEMPTIVE RIGHTS		FOR	FOR	FOR
PROSUS N.V.		Annual General Meeting	17	AUTHORIZE REPURCHASE OF SHARES		FOR	AGAINST	AGAINST
PROSUS N.V.		Annual General Meeting	18	APPROVE REDUCTION IN SHARE CAPITAL THROUGH CANCELLATION OF SHARES		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	2	TO RE-ELECT LEWIS GRADON AS A DIRECTOR		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	3	TO RE-ELECT NEVILLE MITCHELL AS A DIRECTOR		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	4	TO RE-ELECT DONAL O' DWYER AS A DIRECTOR		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	5	TO ELECT LISA MCINTYRE AS A DIRECTOR		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	6	TO ELECT CATHER SIMPSON AS A DIRECTOR		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	7	TO AUTHORISE THE DIRECTORS TO FIX THE FEES AND EXPENSES OF THE AUDITOR		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	8	TO APPROVE THE ISSUE OF PERFORMANCE SHARE RIGHTS TO LEWIS GRADON		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP		Annual General Meeting	9	TO APPROVE THE ISSUE OF OPTIONS TO LEWIS GRADON		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP	-	Annual General Meeting	10	TO APPROVE THE 2022 EMPLOYEE STOCK PURCHASE PLAN		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP	-	Annual General Meeting	11	TO APPROVE THE 2022 PERFORMANCE SHARE RIGHTS PLAN - NORTH AMERICA		FOR	FOR	FOR
FISHER & PAYKEL HEALTHCARE CORP	-	Annual General Meeting	12	TO APPROVE THE 2022 PERFORMANCE SHARE OPTION PLAN - NORTH AMERICA		FOR	FOR	FOR
CHAMPION IRON LTD		Annual General Meeting		REMUNERATION REPORT		FOR	AGAINST	AGAINST
CHAMPION IRON LTD		Annual General Meeting	3	APPOINTMENT OF DIRECTOR (MR MICHAEL O' KEEFFE)		FOR	FOR	FOR
CHAMPION IRON LTD		Annual General Meeting	4	APPOINTMENT OF DIRECTOR (MR DAVID CATAFORD)		FOR	FOR	FOR
CHAMPION IRON LTD		Annual General Meeting	5	APPOINTMENT OF DIRECTOR (MR ANDREW J. LOVE)		FOR	FOR	FOR
CHAMPION IRON LTD	-	Annual General Meeting	6	APPOINTMENT OF DIRECTOR (MR ANDREW 3. LOVE)		FOR	FOR	FOR
CHAMPION IRON LTD		Annual General Meeting	7	APPOINTMENT OF DIRECTOR (MR GART LAWLER)		FOR	FOR	FOR
CHAMPION IRON LTD		Annual General Meeting	8	APPOINTMENT OF DIRECTOR (MS MICHELLE CORMIER) APPOINTMENT OF DIRECTOR (MR WAYNE WOUTERS)		FOR	FOR	FOR
CHAMPION IRON LTD	-	Annual General Meeting	0	APPOINTMENT OF DIRECTOR (MR WATHE WOOTERS)		FOR	FOR	FOR
			7	APPOINTMENT OF DIRECTOR (MR STOTHISH GEORGE) APPOINTMENT OF DIRECTOR (MS LOUISE GRONDIN)		FOR	FOR	FOR
CHAMPION IRON LTD		Annual General Meeting	10	APPOINTMENT OF DIRECTOR (MS LOUISE GRONDIN) APPROVAL OF AMENDMENTS TO THE COMPANY'S CONSTITUTION				
		Annual General Meeting	2	TO DECLARE A SPECIAL DIVIDEND OF 16.8P PER ORDINARY SHARE		FOR	AGAINST	AGAINST
NATWEST GROUP PLC	25-Aug-2022		2			FOR	FOR	FOR
NATWEST GROUP PLC	25-Aug-2022			TO CONSOLIDATE THE ORDINARY SHARE CAPITAL		FOR	FOR	FOR
NATWEST GROUP PLC	25-Aug-2022	MIX	4	TO AMEND THE DIRECTORS' AUTHORITY TO ALLOT SHARES IN THE COMPANY		FOR	FOR	FOR

ATVEST GROUP F.C         2-Age 202         VX         5         This         Substantial of the control	Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
Interstition       This       SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTIONS 1, 2 AND 3 AND THE CLASS         MEETING RESOLUTION AND ADMISSION AND IN ADDITION TO ANY AUTHORY (GANTED UNDER RESOLUTION 4, AND IN FAACE OF THE EQUIVATION TO THE DIRECTORS AT THE LAST ANNUAL GENERAL MEETING OF THE COMPANY (BUT WHITOUT PERLINGE TO THE COMPANY) BEFORE THE EXPRY (OF THE COMPANY) (BUT WHITOUT PERLINGE TO THE COMPANY BEFORE THE EXPRY (OF THE AUTHORY I WHITOUT PERLINGE TO THE COMPANY BEFORE THE EXPRY (OF THE AUTHORY OF THE AUTHORY OF RED ARGEDWIT MADE BY THE COMPANY BEFORE THE EXPRY (OF THE AUTHORY OF THE AUTHORY OF THE AUTHORY OF THE AUTHORY OF THE AUTHORY BEFORE THE EXPRY (OF THE AUTHORY OF THE AUTHORY OF THE AUTHORY OF THE AUTHORY OF THE AUTHORY OF AUG SECTION 3.0 OF THE COMPANY (BUT WHITOUT DEVICES) OF TALESCAPE TO AUXIES AND TO AUXIES AND TO AUXIES TO BIAPPLY THE CAMPANES AT 2006 THE AUTHORY OF THE AUTHORY IN AUXIES. AT 2006 THE AUTHORY OF THE AUTHORY OF AUG SECTION 3.0 OF THE COMPANY (BUT WHITOUT DEVICES) OF THE AUTHORY IN AUXIES. AT 2000 THE AUTHORY I THE AUTHORY AND AND AUG AND THE AUTHORY IN AUXIES. AT 2000 THE AUTHORY IN AUXIES. AND THE AUXIES					IN PLACE OF THE EQUIVALENT AUTHORITY GIVEN TO THE DIRECTORS AT THE LAST ANNUAL GENERAL MEETING OF THE COMPANY (BUT WITHOUT PREJUDICE TO THE CONTINUING AUTHORITY OF THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN OFFER OR AGREEMENT MADE BY THE COMPANY BEFORE THE EXPIRY OF THE AUTHORITY PURSUANT TO WHICH SUCH OFFER OR AGREEMENT WAS MADE), THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY EMPOWERED PURSUANT TO SECTION 570 AND SECTION 573 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH, EITHER PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 3 OR BY WAY OF A SALE OF TREASURY SHARES, AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THIS POWER SHALL BE LIMITED TO: (I) THE ALLOTMENT (OTHERWISE THAN PURSUANT TO SUB-PARAGRAPH (II) BELOW) OF EQUITY SECURITIES PURSUANT TO THE AUTHORITY GRANTED UNDER RESOLUTION SUB-PARAGRAPH (I) OF RESOLUTION 3, AND/OR BY VIRTUE OF SECTION 560(3) OF THE COMPANIES ACT 2006, UP TO A MAXIMUM AGGREGATE NOMINAL AMOUNT OF GBP 520,306,980; AND (II) THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN OFFER OR ISSUE OF EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER SUB- PARAGRAPH (II) OF RESOLUTION 3, BY WAY OF A RIGHTS ISSUE AS DESCRIBED IN THAT RESOLUTION ONLY) TO OR IN FAVOUR OF (A) HOLDERS OF NEW ORDINARY SHARES IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS, AND (B) HOLDERS OF OTHER EQUITY SECURITIES IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, BUT SUBJECT TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY DEEM NECESSARY OR EXPEDIENT IN RELATION TO FRACTICAL PROBLEMS ARISING IN, OR UNDER THE LAWS OF, ANY TERRITORY OR THE REQUIREMENTS OF THY RECEIPTS, LEGAL, REGULATORY OR PRACTICAL PROBLEMS ARISING IN, OR UNDER THE LAWS OF, ANY TERRITORY OR THE REQUIREMENTS OF THE NEXT ANNUAL GENERA				
IATWEST GROUP PLC       25-Aug-2022       MIX       7       TO AMEND THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARE SON A RECOGNISED       FOR       FOR       FOR       FOR         IATWEST GROUP PLC       25-Aug-2022       MIX       8       PURCHASES OF ORDINARY SHARES FROM HM TREASURY       FOR					THAT, SUBJECT TO AND CONDITIONAL UPON THE PASSING OF RESOLUTIONS 1, 2 AND 3 AND THE CLASS MEETING RESOLUTION AND ADMISSION AND IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 4, AND IN PLACE OF THE EQUIVALENT AUTHORITY GIVEN TO THE DIRECTORS AT THE LAST ANNUAL GENERAL MEETING OF THE COMPANY (BUT WITHOUT PREJUDICE TO THE CONTINUING AUTHORITY OF THE DIRECTORS TO DISAPPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN OFFER OR AGREEMENT MADE BY THE COMPANY BEFORE THE EXPIRY OF THE AUTHORITY PURSUANT TO WHICH SUCH OFFER OR AGREEMENT WAS MADE), THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY EMPOWERED PURSUANT TO SECTION 570 AND SECTION 573 OF THE COMPANIES ACT 2006 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE COMPANIES ACT 2006) FOR CASH, EITHER PURSUANT TO THE AUTHORITY CONFERRED BY RESOLUTION 3 OR BY WAY OF A SALE OF TREASURY SHARES, AS IF SECTION 561 OF THE COMPANIES ACT 2006 DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THIS AUTHORITY SHALL BE: (I) LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES, OR SALE OF TREASURY SHARES, UP TO A MAXIMUM AGGREGATE NOMINAL AMOUNT OF GBP 520,306,980; AND (II) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP AS AT THE DATE OF THE 2022 AGM. THIS AUTHORITY SHALL EXPIRE AT THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR, IF EARLIER, AT THE CLOSE OF BUSINESS ON 30 JUNE 2023, BUT IN EACH CASE, PRIOR TO ITS EXPIRY, THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED AFTER IT EXPIRES, AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES IN				
IATWEST GROUP PLC25-Aug-2022MIX8TO AMEND THE DIRECTED BUY BACK CONTRACT IN RELATION TO THE EXISTING AUTHORITY FOR OFF-MARKET PURCHASES OF ORDINARY SHARES FROM HM TREASURYFOR <th< td=""><td></td><td></td><td></td><td>7</td><td>TO AMEND THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARE SON A RECOGNISED</td><td></td><td></td><td></td><td></td></th<>				7	TO AMEND THE AUTHORITY FOR THE COMPANY TO PURCHASE ITS OWN SHARE SON A RECOGNISED				
IATWEST GROUP PLC       25-Aug-2022       MIX       9       TO AMEND THE COMPANY'S ARTICLES OF ASSOCIATION       FOR       FOR       FOR       FOR         IATWEST GROUP PLC       25-Aug-2022       MIX       10       TO SANCTION AND CONSENT TO EVERY VARIATION, ALTERATION, MODIFICATION OR ABROGATION OF THE SPECIAL RIGHTS TO ORDINARY SHARES       FOR       FOR       FOR       FOR       FOR         IIPPON PROLOGIS REIT,INC.       26-Aug-2022       ExtraOrdinary General Meeting       1       Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Update the Articles Related to Stipulating the Terms of Accounting Auditor's Fee, Update the Articles Related to Deemed Approval       FOR				, 	TO AMEND THE DIRECTED BUY BACK CONTRACT IN RELATION TO THE EXISTING AUTHORITY FOR OFF-MARKET				
IATWEST GROUP PLC25-Aug-2022MIX10TO SANCTION AND CONSENT TO EVERY VARIATION, ALTERATION, MODIFICATION OR ABROGATION OF THE SPECIAL RIGHTS TO ORDINARY SHARESFORFORFORFORIIPPON PROLOGIS REIT, INC.26-Aug-2022ExtraOrdinary General Meeting1Deemed ApprovalFORFORFORFORFORFORIIPPON PROLOGIS REIT, INC.26-Aug-2022ExtraOrdinary General Meeting2Appoint an Executive Director Yamaguchi, SatoshiFORFORFORFORFORFORIIPPON PROLOGIS REIT, INC.26-Aug-2022ExtraOrdinary General Meeting3Appoint a Substitute Executive Director Toda, AtsushiFORFORFORFORFOR				8 9					
IPPON PROLOGIS REIT, INC.26-Aug-202ExtraOrdinary General MeetingArticles Related to Stipulating the Terms of Accounting Auditor's Fee, Update the Articles Related to Deemed ApprovalFORFORFORFORIIPPON PROLOGIS REIT, INC.26-Aug-202ExtraOrdinary General Meeting2Appoint an Executive Director Yamaguchi, SatoshiFORFORFORFORFORIIPPON PROLOGIS REIT, INC.26-Aug-202ExtraOrdinary General Meeting3Appoint a Substitute Executive Director Toda, AtsushiFORFORFORFOR	NATWEST GROUP PLC			10	TO SANCTION AND CONSENT TO EVERY VARIATION, ALTERATION, MODIFICATION OR ABROGATION OF THE SPECIAL RIGHTS TO ORDINARY SHARES				
1PPON PROLOGIS REIT, INC. 126-Aug-2022 [ExtraOrdinary General Meeting 14 [Appoint a Supervisory Director Hamaoka, Yoichiro 1508 [FOR 1FOR 1608]	NIPPON PROLOGIS REIT,INC. NIPPON PROLOGIS REIT,INC. NIPPON PROLOGIS REIT,INC.	26-Aug-2022 26-Aug-2022	ExtraOrdinary General Meeting ExtraOrdinary General Meeting	2 3	Articles Related to Stipulating the Terms of Accounting Auditor's Fee, Update the Articles Related to Deemed Approval Appoint an Executive Director Yamaguchi, Satoshi Appoint a Substitute Executive Director Toda, Atsushi		FOR FOR	FOR FOR	FOR FOR
	NIPPON PROLOGIS REIT, INC. NIPPON PROLOGIS REIT, INC.				Appoint a Supervisory Director Hamaoka, Yoichiro		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	d Aware Vote
NIPPON PROLOGIS REIT, INC.	26-Aug-2022	ExtraOrdinary General Meeting	6	Appoint a Supervisory Director Oku, Kuninori		FOR	Vote FOR	FOR
CHECK POINT SOFTWARE TECHNOLOGIES	5 L 30-Aug-2022	Annual	1	Election of Director: Gil Shwed		FOR	FOR	FOR
CHECK POINT SOFTWARE TECHNOLOGIES	5 L 30-Aug-2022	Annual	2	Election of Director: Jerry Ungerman		FOR	FOR	FOR
CHECK POINT SOFTWARE TECHNOLOGIES			3	Election of Director: Tzipi Ozer-Armon		FOR	FOR	FOR
CHECK POINT SOFTWARE TECHNOLOGIES	5 L 30-Aug-2022	Annual	4	Election of Director: Dr. Tal Shavit		FOR	FOR	FOR
CHECK POINT SOFTWARE TECHNOLOGIES	5 L 30-Aug-2022	Annual	5	Election of Director: Shai Weiss		FOR	FOR	FOR
				To ratify the appointment and compensation of Kost, Forer, Gabbay & Kasierer, a member of Ernst &				
CHECK POINT SOFTWARE TECHNOLOGIES	L 30-Aug-2022	Annual		Young Global, as our independent registered public accounting firm for 2022.		FOR	AGAINST	AGAINST
CHECK POINT SOFTWARE TECHNOLOGIES	L 30-Aug-2022	Annual	7	To approve compensation to Check Point's Chief Executive Officer.		FOR	FOR	FOR
CHECK POINT SOFTWARE TECHNOLOGIES			8	Readopt Check Point's Executive Compensation Policy.		FOR	FOR	FOR
				The undersigned is not a controlling shareholder and does not have a personal interest in item 3. Mark "for"				
CHECK POINT SOFTWARE TECHNOLOGIES	5 L 30-Aug-2022	Annual	9	= yes or "against" = no.		/		FOR
				The undersigned is not a controlling shareholder and does not have a personal interest in item 4. Mark "for"				_
CHECK POINT SOFTWARE TECHNOLOGIES	5 L 30-Aug-2022	Annual	10	= yes or "against" = no.		/		FOR
				Appoint the auditor until the next annual meeting and authorize the Board of Directors to set their				
ALIMENTATION COUCHE-TARD INC.	31-Aug-2022	Annual and Special Meeting	1	remuneration PricewaterhouseCoopers LLP.		FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting	2	DIRECTOR	Alain Bouchard	FOR	AGAINST	WITHHELD
ALIMENTATION COUCHE-TARD INC.	-	Annual and Special Meeting		DIRECTOR	Louis Vachon	FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Jean Bernier	FOR	AGAINST	WITHHELD
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting	2	DIRECTOR	Karinne Bouchard	FOR	AGAINST	WITHHELD
ALIMENTATION COUCHE-TARD INC.	-	Annual and Special Meeting		DIRECTOR	Eric Boyko	FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Jacques D'Amours	FOR	AGAINST	WITHHELD
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Janice L. Fields	FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Eric Fortin	FOR	AGAINST	WITHHELD
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR		FOR	AGAINST	WITHHELI
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Brian Hannasch	FOR	AGAINST	WITHHEL
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Mélanie Kau	FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR		FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Monique F. Leroux	FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Réal Plourde	FOR	AGAINST	WITHHELD
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Daniel Rabinowicz	FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		DIRECTOR	Louis Têtu	FOR	FOR	FOR
	51 Aug 2022	Annual and Special Meeting		Voting on our approach to executive compensation On an advisory basis and not to diminish the role and		TOR	TOR	
				responsibilities of the board of directors that the shareholders accept the approach to executive				
ALIMENTATION COUCHE-TARD INC.	31-440-2022	Annual and Special Meeting		compensation as disclosed in our 2022 management information circular.		FOR	FOR	FOR
ALIMENTATION COOCILE-TARD INC.	JT-Aug-2022	Annual and Special Meeting		Voting on a special resolution approving the proposed amendments to articles of incorporation of the		TOK	TOK	TOK
				Corporation Pass a special resolution approving the adoption of the amendments to articles of				
ALIMENTATION COUCHE-TARD INC.	21 Aug 2022	Annual and Special Meeting		incorporation of the Corporation as disclosed in our 2022 management information circular.		FOR	FOR	FOR
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		Shareholder proposal No.1 French as the official language.		AGAINST	FOR	AGAINST
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		Shareholder proposal No.2 Increase formal employee representation in highly strategic decision-making.		AGAINST	FOR	AGAINST
	<u> </u>			Shareholder proposal No.3 Women in management: promotion, advancement and rising in ranks.				
ALIMENTATION COUCHE-TARD INC.	-	Annual and Special Meeting		Shareholder proposal No.3 women in management: promotion, advancement and rising in ranks. Shareholder proposal No.4 Business protection.		AGAINST	FOR	
ALIMENTATION COUCHE-TARD INC.		Annual and Special Meeting		ADOPTION OF REMUNERATION REPORT		AGAINST	FOR	AGAINST
WEBJET LTD WEBJET LTD		Annual General Meeting				FOR	FOR	FOR
	-	Annual General Meeting		RE-ELECTION OF MS SHELLEY ROBERTS AS A DIRECTOR REPLACEMENT OF CONSTITUTION		FOR	FOR	FOR
	-	Annual General Meeting				FOR	FOR	FOR
		Annual General Meeting		ELECTION OF DIRECTOR - MARK HAWTHORNE		FOR	FOR	FOR
		Annual General Meeting		APPROVE GRANT OF PERFORMANCE RIGHTS TO DREW O MALLEY		FOR	FOR	FOR
COLLINS FOODS LTD	02-Sep-2022	Annual General Meeting		ADOPTION OF REMUNERATION REPORT		FOR	FOR	FOR
				THAT THE COMPANY'S ANNUAL ACCOUNTS FOR THE YEAR ENDED 30 APRIL 2022, TOGETHER WITH THE				
	04.6			DIRECTORS' REPORT AND THE AUDITOR'S REPORT ON THOSE ACCOUNTS AND ON THE AUDITABLE PART OF		505	500	FOR
ASHTEAD GROUP PLC	06-Sep-2022	Annual General Meeting		THE DIRECTORS' REMUNERATION REPORT, BE ADOPTED		FOR	FOR	FOR
				THAT THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 30 APRIL 2022 (OTHER THAN THE				
				PART CONTAINING THE DIRECTORS' REMUNERATION POLICY), WHICH IS SET OUT IN THE ANNUAL REPORT OF				
ASHTEAD GROUP PLC	06-Sep-2022	Annual General Meeting		THE COMPANY FOR THE YEAR ENDED 30 APRIL 2022, BE APPROVED		FOR	FOR	FOR
				THAT THE FINAL DIVIDEND RECOMMENDED BY THE DIRECTORS OF 67.5 CENTS PER ORDINARY SHARE FOR THE				
				YEAR ENDED 30 APRIL 2022 BE DECLARED PAYABLE ON 9 SEPTEMBER 2022 TO HOLDERS OF ORDINARY				
ASHTEAD GROUP PLC		Annual General Meeting		SHARES REGISTERED AT THE CLOSE OF BUSINESS ON 12 AUGUST 2022		FOR	FOR	FOR
ASHTEAD GROUP PLC		Annual General Meeting		THAT PAUL WALKER BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06 600 2022	Annual General Meeting	5	THAT BRENDAN HORGAN BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	6	THAT MICHAEL PRATT BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	7	THAT ANGUS COCKBURN BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	8	THAT LUCINDA RICHES BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	9	THAT TANYA FRATTO BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	10	THAT LINDSLEY RUTH BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	11	THAT JILL EASTERBROOK BE RE-ELECTED AS A DIRECTOR		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	12	THAT RENATA RIBEIRO BE ELECTED AS A DIRECTOR		FOR	FOR	FOR
				THAT DELOITTE LLP BE REAPPOINTED AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE				
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	13	CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	14	THAT THE DIRECTORS BE AUTHORISED TO FIX THE REMUNERATION OF THE AUDITOR OF THE COMPANY		FOR	FOR	FOR
ASHTEAD GROUP PLC	06-Sep-2022 Anr	nual General Meeting	15	THAT, FOR THE PURPOSES OF SECTION 551 OF THE COMPANIES ACT 2006 (THE 'ACT') (AND SO THAT EXPRESSIONS USED IN THIS RESOLUTION SHALL BEAR THE SAME MEANINGS AS IN THE SAID SECTION 551): 15.1 THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT SHARES AND TO GRANT SUCH SUBSCRIPTION AND CONVERSION RIGHTS AS ARE CONTEMPLATED BY SECTIONS 551(1)(A) AND (B) OF THE ACT, RESPECTIVELY, UP TO A MAXIMUM NOMINAL VALUE OF GBP 14,406,095 TO SUCH PERSONS AND AT SUCH TIMES AND ON SUCH TERMS AS THEY THINK PROPER DURING THE PERIOD EXPIRING AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY (UNLESS PREVIOUSLY REVOKED OR VARIED BY THE COMPANY IN GENERAL MEETING) OR AT 6.00PM ON 6 DECEMBER 2023, WHICHEVER IS SOONER; AND 15.2 THE DIRECTORS BE AND ARE GENERALLY AND UNCONDITIONALLY AUTHORISED TO EXERCISE ALL POWERS OF THE COMPANY TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) IN CONNECTION WITH A RIGHTS ISSUE IN FAVOUR OF THE HOLDERS OF EQUITY SECURITIES AND ANY OTHER PERSONS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAYBE) TO THE RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAYBE) TO THE RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAYBE) TO THE RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAYBE) TO THE RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAYBE) TO THE RESPECTIVELY NUMBER OF EQUITY SECURITIES HELD BY THEM UP TO AN AGGREGATE NOMINAL VALUE OF GBP 28,812,191, INCLUDING WITHIN SUCH LIMIT ANY EQUITY SECURITIES ALLOTTED UNDER RESOLUTION 15.1 ABOVE, DURING THE PERIOD EXPIRING AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT 6.00PM ON 6 DECEMBER 2023, WHICHEVER IS SOONER, SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR EXPEDIENT TO DEAL WITH FRACTIONAL		FOR	FOR	FOR
				THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE AND ARE EMPOWERED IN ACCORDANCE WITH SECTION 570 OF THE ACT TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) FOR CASH, PURSUANT TO THE AUTHORITY CONFERRED ON THEM TO ALLOT SUCH SHARES OR GRANT SUCH RIGHTS BY THAT RESOLUTION 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 SUBSECTIONS (1) - (6) OF SECTION 562 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT, PROVIDED THAT THE POWER CONFERRED BY THIS RESOLUTION SHALL BE LIMITED TO: 16.1 THE ALLOTMENT OF EQUITY SECURITIES IN CONNECTION WITH AN ISSUE OR OFFERING IN FAVOUR OF HOLDERS OF EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER RESOLUTION 15.2 BY WAY OF A RIGHTS ISSUE ONLY) AND ANY OTHER PERSONS ENTITLED TO PARTICIPATE IN SUCH ISSUE OR OFFERING WHERE THE EQUITY SECURITIES RESPECTIVELY ATTRIBUTABLE TO THE INTERESTS OF SUCH HOLDERS AND PERSONS ARE PROPORTIONATE (AS NEARLY AS MAY BE) TO THE RESPECTIVE NUMBER OF EQUITY SECURITIES HELD BY OR DEEMED TO BE HELD BY THEM ON THE RECORD DATE OF SUCH ALLOTMENT, SUBJECT ONLY TO SUCH EXCLUSIONS OR OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR EXPEDIENT TO DEAL WITH FRACTIONAL ENTITLEMENTS OR LEGAL OR PRACTICAL PROBLEMS UNDER THE LAWS OR REQUIREMENTS OF ANY RECOGNISED REGULATORY BODY OR STOCK EXCHANGE IN ANY TERRITORY; AND 16.2 THE ALLOTMENT (OTHERWISE THAN PURSUANT TO PARAGRAPH 16.1 ABOVE) OF EQUITY SECURITIES UP TO AN AGGREGATE NOMINAL VALUE NOT EXCEEDING GBP 2,160,914, AND THIS POWER, UNLESS RENEWED, SHALL EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT 6.00PM ON 6				

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Direct
ASHTEAD GROUP PLC	06-Sep-2022	Annual General Meeting		THAT, SUBJECT TO THE PASSING OF RESOLUTION 15, THE DIRECTORS BE AUTHORISED IN ADDITION TO ANY AUTHORITY GRANTED UNDER RESOLUTION 16 TO ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560 OF THE ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 15 AND/OR TO SELL TREASURY SHARES FOR CASH AS IF SECTION 561 OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, SUCH AUTHORITY TO BE: 17.1 LIMITED TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL VALUE OF GBP 2,160,914; AND 17.2 USED ONLY FOR THE PURPOSE OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS OF THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY TO EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT 6.00PM ON 6 DECEMBER 2023, WHICHEVER IS SOONER, BUT, IN EACH CASE, PRIOR TO ITS EXPIRY THE COMPANY MAY MAKE OFFERS, AND ENTER INTO AGREEMENTS, WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES SOLD) AFTER THE AUTHORITY EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED	
				THAT THE COMPANY BE AND IS HEREBY GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSE OF SECTION 701 OF THE ACT TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693 OF THE ACT) OF ORDINARY SHARES OF 10P EACH IN THE CAPITAL OF THE COMPANY ('ORDINARY SHARES') PROVIDED THAT: 18.1 THE MAXIMUM NUMBER OF ORDINARY SHARES HEREBY AUTHORISED TO BE PURCHASED IS 64,784,211; 18.2 THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR SUCH ORDINARY SHARES IS 10P PER SHARE, BEING THE NOMINAL VALUE THEREOF; 18.3 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) 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 TRADING VENUE WHERE THE PURCHASE IS CARRIED OUT; 18.4 THE AUTHORITY HEREBY CONFERRED SHALL (UNLESS PREVIOUSLY RENEWED OR REVOKED) EXPIRE AT THE END OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR AT 6.00PM ON 6 DECEMBER 2023, WHICHEVER IS SOONER; AND 18.5 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	
ASHTEAD GROUP PLC	06-Sep-2022	Annual General Meeting	18	MAY MAKE A PURCHASE OF ITS OWN ORDINARY SHARES IN PURSUANCE OF ANY SUCH CONTRACT THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN	
ASHTEAD GROUP PLC	06-Sep-2022	Annual General Meeting	19	14 CLEAR DAYS' NOTICE	
AKZO NOBEL NV	06-Sep-2022	ExtraOrdinary General Meeting	4	BOARD OF MANAGEMENT (A) APPOINTMENT OF MR. G. POUX-GUILLAUME	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	1	ACCEPT FINANCIAL STATEMENTS AND STATUTORY REPORTS	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	2	APPROVE REMUNERATION REPORT	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	3	APPROVE REMUNERATION POLICY	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	4	APPROVE RESTRICTED SHARE PLAN	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	5	APPROVE LONG-TERM OPTION PLAN	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	6	ELECT MICHAEL DOBSON AS DIRECTOR	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	7	RE-ELECT DIANA BRIGHTMORE-ARMOUR AS DIRECTOR	
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	8	RE-ELECT ROB PERRINS AS DIRECTOR	
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	9	RE-ELECT RICHARD STEARN AS DIRECTOR	<u> </u>
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	10	RE-ELECT ANDY MYERS AS DIRECTOR	
THE BERKELEY GROUP HOLDINGS PLC	-	Annual General Meeting	11	RE-ELECT ANDY KEMP AS DIRECTOR	<u> </u>
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	12	RE-ELECT SIR JOHN ARMITT AS DIRECTOR	
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	13	RE-ELECT RACHEL DOWNEY AS DIRECTOR	
				RE-ELECT WILLIAM JACKSON AS DIRECTOR	
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	14		<u> </u>
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	15	RE-ELECT ELIZABETH ADEKUNLE AS DIRECTOR	<u> </u>
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	16	RE-ELECT SARAH SANDS AS DIRECTOR	<u> </u>
THE BERKELEY GROUP HOLDINGS PLC		Annual General Meeting	17	ELECT NATASHA ADAMS AS DIRECTOR	<b> </b>
THE BERKELEY GROUP HOLDINGS PLC	106-Sep-2022	Annual General Meeting	18	RE-ELECT KARL WHITEMAN AS DIRECTOR	1
			4.0		
THE BERKELEY GROUP HOLDINGS PLC THE BERKELEY GROUP HOLDINGS PLC THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting Annual General Meeting	19 20	RE-ELECT JUSTIN TIBALDI AS DIRECTOR RE-ELECT PAUL VALLONE AS DIRECTOR	

		For/Against	
Director Name	Recommended Vote	Recommended	Aware Vote
	Vote	Vote	vote
	505	505	505
	FOR	FOR	FOR
	500	505	500
	FOR	FOR	FOR
	FOR	ACAINCT	ACAINICT
	FOR	AGAINST	AGAINST
	FOR	FOR	FOR
	FOR	FOR	FOR
	FOR	FOR	FOR
	FOR	AGAINST	AGAINST
	FOR	FOR	FOR
	FOR FOR	AGAINST FOR	AGAINST FOR
	FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	21	REAPPOINT KPMG LLP AS AUDITORS		FOR	FOR	FOR
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	22	AUTHORISE THE AUDIT COMMITTEE TO FIX REMUNERATION OF AUDITORS		FOR	FOR	FOR
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	23	AUTHORISE ISSUE OF EQUITY		FOR	FOR	FOR
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	24	AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS		FOR	FOR	FOR
				AUTHORISE ISSUE OF EQUITY WITHOUT PRE-EMPTIVE RIGHTS IN CONNECTION WITH AN ACQUISITION OR				
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	25	OTHER CAPITAL INVESTMENT		FOR	FOR	FOR
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	26	AUTHORISE MARKET PURCHASE OF ORDINARY SHARES		FOR	FOR	FOR
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	27	AUTHORISE UK POLITICAL DONATIONS AND EXPENDITURE		FOR	FOR	FOR
THE BERKELEY GROUP HOLDINGS PLC	06-Sep-2022	Annual General Meeting	28	AUTHORISE THE COMPANY TO CALL GENERAL MEETING WITH TWO WEEKS' NOTICE		FOR	AGAINST	AGAINST
METCASH LTD	07-Sep-2022	Annual General Meeting	3	TO ELECT MR MARK JOHNSON AS A DIRECTOR		FOR	FOR	FOR
METCASH LTD	07-Sep-2022	Annual General Meeting	4	TO RE-ELECT MR PETER BIRTLES AS A DIRECTOR		FOR	FOR	FOR
METCASH LTD	07-Sep-2022	Annual General Meeting	5	TO RE-ELECT MS HELEN NASH AS A DIRECTOR		FOR	FOR	FOR
METCASH LTD	07-Sep-2022	Annual General Meeting	6	TO ADOPT THE REMUNERATION REPORT		FOR	FOR	FOR
METCASH LTD	07-Sep-2022	Annual General Meeting	7	TO APPROVE THE GRANT OF PERFORMANCE RIGHTS TO MR DOUGLAS JONES, GROUP CEO		FOR	FOR	FOR
ABB AG	07-Sep-2022	ExtraOrdinary General Meeting	3	APPROVAL OF THE SPIN-OFF OF ACCELLERON INDUSTRIES LTD BY WAY OF A SPECIAL DIVIDEND		FOR	FOR	FOR
				APPOINTMENT OF CAMILLA SYLVEST AS NON-EXECUTIVE DIRECTOR TO THE BOARD OF DIRECTORS OF THE				
ARGENX SE	08-Sep-2022	ExtraOrdinary General Meeting	4	COMPANY		FOR	FOR	FOR
NIKE, INC.	09-Sep-2022			Election of Class B Director: Alan B. Graf, Jr.		FOR	FOR	FOR
NIKE, INC.	09-Sep-2022		2	Election of Class B Director: Peter B. Henry		FOR	FOR	FOR
NIKE, INC.	09-Sep-2022		3	Election of Class B Director: Michelle A. Peluso		FOR	AGAINST	WITHHELD
NIKE, INC.	09-Sep-2022		4	To approve executive compensation by an advisory vote.		FOR	FOR	FOR
				To ratify the appointment of PricewaterhouseCoopers LLP as independent registered public accounting		-		
NIKE, INC.	09-Sep-2022	Annual	5	firm.		FOR	AGAINST	AGAINST
·								
NIKE, INC.	09-Sep-2022	Annual	6	To approve the amendment of the NIKE, Inc. Employee Stock Purchase Plan to increase authorized shares.		FOR	FOR	FOR
,				To consider a shareholder proposal regarding a policy on China sourcing, if properly presented at the				
NIKE, INC.	09-Sep-2022	Annual	7	meeting.		AGAINST	AGAINST	FOR
NETAPP, INC.	09-Sep-2022		1	Election of Director: T. Michael Nevens		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022		2	Election of Director: Deepak Ahuja		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022			Election of Director: Gerald Held		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022		4	Election of Director: Kathryn M. Hill		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022			Election of Director: Deborah L. Kerr		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022			Election of Director: George Kurian		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022			Election of Director: Carrie Palin		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022			Election of Director: Scott F. Schenkel		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022		÷	Election of Director: George T. Shaheen		FOR	FOR	FOR
NETAPP, INC.	09-Sep-2022			To hold an advisory vote to approve Named Executive Officer compensation.		FOR	FOR	FOR
				To ratify the appointment of Deloitte & Touche LLP as NetApp's independent registered public accounting				
NETAPP, INC.	09-Sep-2022	Annual	11	firm for the fiscal year ending April 28, 2023.		FOR	AGAINST	AGAINST
NETAPP, INC.	09-Sep-2022			To approve a stockholder proposal regarding Special Shareholder Meeting Improvement.		AGAINST	AGAINST	FOR
				To adopt the Agreement and Plan of Merger (as it may be amended from time to time, the "Merger				
				Agreement") dated as of April 25, 2022, by and among X Holdings I, Inc., X Holdings II, Inc., Twitter, Inc.,				
TWITTER, INC.	13-Sep-2022	Special	1	and, solely for the purposes of certain provisions of the Merger Agreement, Elon R. Musk.		FOR	FOR	FOR
				To approve, on a non-binding, advisory basis, the compensation that will or may become payable by				
TWITTER, INC.	13-Sep-2022	Special	2	Twitter to its named executive officers in connection with the merger.		FOR	FOR	FOR
	10 000 2022		-	To approve any proposal to adjourn the Special Meeting, from time to time, to a later date or dates, if		1 OK	1 OIX	
				necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt the Merger				
TWITTER, INC.	13-Sep-2022	Special	3	Agreement at the time of the Special Meeting.		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022		1	Election of Director: Sue Barsamian		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022			Election of Director: Eric K. Brandt		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022			Election of Director: Frank E. Dangeard		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022		1	Election of Director: Nora M. Denzel		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022		5	Election of Director: Peter A. Feld		FOR	FOR	FOR
	13-Sep-2022 13-Sep-2022					FOR	FOR	FOR
				Election of Director: Emily Heath				
	13-Sep-2022		/	Election of Director: Vincent Pilette		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022	Annual	0	Election of Director: Sherrese Smith Ratification of the appointment of KPMG LLP as our independent registered public accounting firm for the		FOR	FOR	FOR
	12 6-2 2022	Appual	0			FOR	FOR	FOR
	13-Sep-2022		7	2023 fiscal year.		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022	Annual	10	Advisory vote to approve executive compensation.		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
NORTONLIFELOCK INC	13-Sep-2022	Annual	11	Amendment of the 2013 Equity Incentive Plan.		FOR	FOR	FOR
NORTONLIFELOCK INC	13-Sep-2022	Annual	12	Stockholder proposal regarding shareholder ratification of termination pay.		AGAINST	FOR	AGAINST
				APPROVAL OF THE ANNUAL REPORT, THE CONSOLIDATED FINANCIAL STATEMENTS AND THE STATUTORY				
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	3	FINANCIAL STATEMENTS OF LOGITECH INTERNATIONAL S.A. FOR FISCAL YEAR 2022		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting	4	ADVISORY VOTE TO APPROVE EXECUTIVE COMPENSATION		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting	5	APPROPRIATION OF RETAINED EARNINGS AND DECLARATION OF DIVIDEND		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting	6	AMENDMENT OF THE ARTICLES REGARDING THE CREATION OF AN AUTHORIZED CAPITAL		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	7	AMENDMENT OF THE ARTICLES REGARDING THE HOLDING OF VIRTUAL SHAREHOLDER MEETINGS		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	8	AMENDMENT OF THE ARTICLES REGARDING THE NAME OF THE MUNICIPALITY IN WHICH LOGITECH'S REGISTERED SEAT IS LOCATED		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	9	AMENDMENT AND RESTATEMENT OF THE 2006 STOCK INCENTIVE PLAN, INCLUDING AN INCREASE TO THE NUMBER OF SHARES AVAILABLE FOR ISSUANCE UNDER THE PLAN		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting		RELEASE OF THE BOARD OF DIRECTORS AND EXECUTIVE OFFICERS FROM LIABILITY FOR ACTIVITIES DURING FISCAL YEAR 2022		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		RE-ELECTION OF DR. PATRICK AEBISCHER AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		RE-ELECTION MS. WENDY BECKER AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		RE-ELECTION OF DR. EDOUARD BUGNION AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		RE-ELECTION OF MR. BRACKEN DARRELL AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		RE-ELECTION OF MR. GUY GECHT AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	16	RE-ELECTION OF MS. MARJORIE LAO AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	17	RE-ELECTION OF MS. NEELA MONTGOMERY AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	18	RE-ELECTION OF MR. MICHAEL POLK AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	19	RE-ELECTION OF MS. DEBORAH THOMAS AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	20	ELECTION OF MR. CHRISTOPHER JONES AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	21	ELECTION OF MR. KWOK WANG NG AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	22	ELECTION OF MR. SASCHA ZAHND AS A BOARD OF DIRECTOR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	23	ELECT WENDY BECKER AS BOARD CHAIRMAN		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting		RE-ELECTION OF DR. EDOUARD BUGNION AS A COMPENSATION COMMITTEE MEMBER		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting		RE-ELECTION OF MS. NEELA MONTGOMERY AS A COMPENSATION COMMITTEE MEMBER		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		RE-ELECTION OF MR. MICHAEL POLK AS A COMPENSATION COMMITTEE MEMBER		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	·	Annual General Meeting		ELECTION OF MR. KWOK WANG NG AS A COMPENSATION COMMITTEE MEMBER		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting		APPROVAL OF COMPENSATION FOR THE BOARD OF DIRECTORS FOR THE 2022 TO 2023 BOARD YEAR		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting		APPROVAL OF COMPENSATION FOR THE GROUP MANAGEMENT TEAM FOR FISCAL YEAR 2024 RE-ELECTION OF KPMG AG AS LOGITECH'S AUDITORS AND RATIFICATION OF THE APPOINTMENT OF KPMG LLP		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA	14-Sep-2022	Annual General Meeting	30	AS LOGITECH'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL YEAR 2023		FOR	FOR	FOR
LOGITECH INTERNATIONAL SA		Annual General Meeting	31	RE-ELECTION OF ETUDE REGINA WENGER & SARAH KEISER-WUGER AS INDEPENDENT REPRESENTATIVE		FOR	FOR	FOR
				AUTHORIZATION TO PURCHASE TREASURY SHARES AIMED AT REMUNERATING THE SHAREHOLDERS - UPDATE				
UNICREDIT SPA	14-Sep-2022	MIX	3	AND INTEGRATION OF THE RESOLUTION OF 8 APRIL 2022. RESOLUTIONS RELATED THERETO		FOR	FOR	FOR
				CANCELLATION OF TREASURY SHARES WITH NO REDUCTION OF SHARE CAPITAL; CONSEQUENT AMENDMENT TO CLAUSE 5 OF THE ARTICLES OF ASSOCIATION (REGARDING SHARE CAPITAL AND SHARES). RESOLUTIONS				
UNICREDIT SPA	14-Sep-2022	MIX	4	RELATED THERETO		FOR	FOR	FOR
				The advisory resolution on the Company's approach to executive compensation as set out in the				
EMPIRE COMPANY LIMITED	15-Sep-2022		1	Information Circular of the Company.		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - P. Thomas Jenkins		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - Mark J. Barrenechea		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - Randy Fowlie		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - David Fraser		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - Gail E. Hamilton		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022		6	Election of Director - Robert Hau		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022		7	Election of Director - Ann M. Powell		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022		8	Election of Director - Stephen J. Sadler		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022		9	Election of Director - Michael Slaunwhite		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - Katharine B. Stevenson		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022			Election of Director - Deborah Weinstein		FOR	FOR	FOR
OPEN TEXT CORPORATION	15-Sep-2022	Annual	12	Re-appoint KPMG LLP, Chartered Accountants, as independent auditors for the Company. The non-binding Say-on-Pay Resolution, the full text of which is included in the management proxy circular		FOR	AGAINST	WITHHELD
				of the Company (the "Circular"), with or without variation, on the Company's approach to executive				
OPEN TEXT CORPORATION	15-Sep-2022	Annual	13	compensation, as more particularly described in the Circular.		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended	Aware Vote
				The Rights Plan Resolution, the full text of which is attached as "Schedule B" to the Circular, with or			Vote	
				without variation, to continue, amend and restate the Company's Shareholder Rights Plan, as more				
OPEN TEXT CORPORATION	15-Sep-2022	Annual	14	particularly described in the Circular.		FOR	FOR	FOR
AUTO TRADER GROUP PLC		Annual General Meeting	1	TO RECEIVE THE ANNUAL REPORT AND FINANCIAL STATEMENTS		FOR	FOR	FOR
AUTO TRADER GROUP PLC		Annual General Meeting	2	APPROVAL OF THE DIRECTORS REMUNERATION REPORT		FOR	FOR	FOR
AUTO TRADER GROUP PLC		Annual General Meeting	3	DECLARATION OF FINAL DIVIDEND		FOR	FOR	FOR
AUTO TRADER GROUP PLC		Annual General Meeting	4	TO RE-ELECT ED WILLIAMS AS A DIRECTOR OF THE COMPANY		FOR	AGAINST	AGAINST
AUTO TRADER GROUP PLC		Annual General Meeting	5	TO RE-ELECT NATHAN COE AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC		Annual General Meeting	6	TO RE-ELECT DAVID KEENS AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	7	TO RE-ELECT JILL EASTERBROOK AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	8	TO RE-ELECT JENI MUNDY AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC		Annual General Meeting	9	TO RE-ELECT CATHERINE FAIERS AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	10	TO RE-ELECT JAMIE WARNER AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	11	TO RE-ELECT SIGGA SIGURDARDOTTIR AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	12	TO ELECT JASVINDER GAKHAL AS A DIRECTOR OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	13	TO RE-APPOINT KPMG LLP AS AUDITORS OF THE COMPANY		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	14	TO AUTHORISE THE BOARD TO FIX THE REMUNERATION OF THE AUDITORS		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	15	AUTHORITY TO ALLOT SHARES		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	16	PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS		FOR	FOR	FOR
				PARTIAL DISAPPLICATION OF PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED				
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	17	CAPITAL INVESTMENT		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	18	COMPANY'S AUTHORITY TO PURCHASE ITS OWN SHARES		FOR	FOR	FOR
AUTO TRADER GROUP PLC	15-Sep-2022	Annual General Meeting	19	CALLING OF GENERAL MEETINGS ON 14 DAYS NOTICE		FOR	AGAINST	AGAINST
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	1	Election of Director: Strauss Zelnick		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	2	Election of Director: Michael Dornemann		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	3	Election of Director: J. Moses		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	4	Election of Director: Michael Sheresky		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	5	Election of Director: LaVerne Srinivasan		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	6	Election of Director: Susan Tolson		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.			7	Election of Director: Paul Viera		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual		Election of Director: Roland Hernandez		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual		Election of Director: William "Bing" Gordon		FOR	FOR	FOR
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual	10	Election of Director: Ellen Siminoff		FOR	FOR	FOR
				Approval, on a non-binding advisory basis, of the compensation of the Company's "named executive				
TAKE-TWO INTERACTIVE SOFTWARE, INC.	16-Sep-2022	Annual		officers" as disclosed in the Proxy Statement.		FOR	AGAINST	AGAINST
				Ratification of the appointment of Ernst & Young LLP as our independent registered public accounting firm				
TAKE-TWO INTERACTIVE SOFTWARE, INC.				for the fiscal year ending March 31, 2023.		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: MARVIN R. ELLISON		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: STEPHEN E. GORMAN		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: SUSAN PATRICIA GRIFFITH		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: KIMBERLY A. JABAL		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: AMY B. LANE		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022		-	Election of Director: R. BRAD MARTIN		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: NANCY A. NORTON		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: FREDERICK P. PERPALL		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: JOSHUA COOPER RAMO		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: SUSAN C. SCHWAB		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022		_	Election of Director: FREDERICK W. SMITH		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022		_	Election of Director: DAVID P. STEINER		FOR	AGAINST	AGAINST
FEDEX CORPORATION	19-Sep-2022			Election of Director: RAJESH SUBRAMANIAM		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022		_	Election of Director: V. JAMES VENA		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022			Election of Director: PAUL S. WALSH		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022	Annual		Advisory vote to approve named executive officer compensation.		FOR	FOR	FOR
				Ratify the appointment of Ernst & Young LLP as FedEx's independent registered public accounting firm for				505
FEDEX CORPORATION	19-Sep-2022	Annual	17	fiscal year 2023.		FOR	FOR	FOR
		L .		Approval of amendment to the FedEx Corporation 2019 Omnibus Stock Incentive Plan to increase the		505	505	505
FEDEX CORPORATION	19-Sep-2022		18	number of authorized shares.		FOR	FOR	FOR
FEDEX CORPORATION	19-Sep-2022	Annual	19	Stockholder proposal regarding independent board chairman.		AGAINST	AGAINST	FOR

PERC CODUCTION         PS-2x-202         Annual         PD         Solid add proposition regarding control and provide in a disponsition regarding control and provide in the disponsition regarding control and provide in a disponsition regarding control and provide in the disponsition of disponsition regarding control and provide in the disponsition regarding contregarding domain regarding contregarding domain regarding	Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	d Aware Vote
TIPEC COMPARIAN         196-2022         Annual         21         Standard proposal regarding solitying activity and equations mont.         Add/057         Add/057           FIREC COMPARIAN         19-20-202         Annual         21         Methodide proposal regarding solitying activity and equations mont.         Add/057         Add/057           FIREC COMPARIAN         19-20-202         Annual         21         Proposal no. equitations montained provides montaine montained provides mon					Stockholder proposal regarding report on alignment between company values and electioneering			vote	
TEDE: CONSIGNATION         19-59-202         Numal         22         Notifiable process megning sensing functions in the workpace.         Image: Constraint of the Sensitive Sensiti Sensitive Senstrative Sensitive Sensitive Senstresensitive Sensit	FEDEX CORPORATION	19-Sep-2022	Annual	20			AGAINST		FOR
TIDEX CONCENTION         19-59, 202         Journal on applicable         1         Progent on applicable         1           ANGRON, MC.         19-59, 202         Special         1         To dget the speciment and Pann of Marger, chied at of June 24, 2021, by and anong Zundek, Inc., Zime         1008         ACAMONT           ANGRON, MC.         19-59, 202         Special         2         To approve on a hardway framinitables, the compression but in the paral of bactering parallel to another parallel to anothereparale to another parallel to anothereparallel to anoth	FEDEX CORPORATION			21	Stockholder proposal regarding lobbying activity and expenditure report.		AGAINST	AGAINST	FOR
Characteristic         To adopt the Agreement and Plan of Merger, dated as of June 24, 502, by and among Zendek, Inc., Zor Data Ski, Inc., and Zoru Merger, Agreement, and Plan of Merger, dated as of June 24, 502, by and among Zendek, Inc., Zor Data Ski, Inc., and Zoru Merger, Agreement, and Explore Merger, March Mark, Inc., Zoru Data Ski, Inc., and Zoru Merger, Agreement, inc. Unit is based from there in the merger Agreement, and document, China Ski, Inc., and Zoru Merger, Agreement, inc. Unit is based from there in the merger Agreement, TORICK, INC.         POA         AGAINST           200EDK, INC.         19.55p. 2022         Special         3         The transit document of the game and interview of stach/older of Zandek, Inc., Cline Special         FOA         AGAINST           200EDK, INC.         19.55p. 2022         Special         3         The Herger Agreement and Plan of Morger, Stated as of May 4, 200, Smith         FOA         AGAINST           200EDK, INC.         19.55p. 2022         Special         3         The Herger Agreement and Plan of Morger, Stated as of May 4, 200, Smith         FOA         AGAINST           BLACK WIGHT, INC.         21.5sp. 2022         Special         2         Tromperator properties and the foat Morger, Stated as of Agae 4, 200, AGAINST         FOA         AGAINST           BLACK WIGHT, INC.         21.5sp. 2022         Special         2         Tromperator properties and the foat Morger, State Agaement and Plan of Morger, State Agaement and	FEDEX CORPORATION	19-Sep-2022	Annual	22	Stockholder proposal regarding assessing inclusion in the workplace.		AGAINST	AGAINST	FOR
ZENCEX, INC.         19 5-99-2022         Special         1         BCAC, Inc. and Zoo Merger Xob, Inc., as in the general merger Angement.         PROB         AGANGT           19 5-99-2022         Special         2         In a subary mediation bank, the comparation to many bary probability bank. The marked section of there in subary mediation to many bary probability bank. The operation of there in subary mediation to many bary probability bank. The operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of there is the Merger Agement at the time operation of the Merger Agement at the time of the Merger Agement at th	FEDEX CORPORATION	19-Sep-2022	Annual	23	Proposal not applicable		/		FOR
D2DBCEX, N.C.         (*) 9-5p-2022         Special         1         Bid2c, Inc. and Zaro Merger Sub, Inc., as Image and end of online to time (for Image Agreement).         PR0         AGM/ST           (2) 8025, N.C.         (*) 9-5p-2022         Special         2         Image and advance information (low bit in mark basic) and other with a mark basic and other and advance mark basic and the same basic and									
Product         Program         Program <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>   </td></t<>									
Back NR, 19-369-202         Section 2         and the security of the special meeting. of the special meeting. If the special meeting	ZENDESK, INC.	19-Sep-2022	Special	1			FOR	AGAINST	AGAINST
ZENGEN, INC.         (P-Sep202)         Special         2         and the transactions contemplated by the Arge present.         (P-Sep202)         (									
ZINCES, INC.         TO approve any adjournment of the spectal movement of the spectal movement if the are entimation water adapt Meeting?, Incercassor as granupaties, to solicit, additional meeting.         TOR         AGAINST           210.0509, INC.         11.599-2022         Special         1         There are involved in the approximation of the special movement if there are involved in three of the special movement and Plan of Merger, stated as of May 4, 2022, among         FOR         FOR           BLACK RNIGHT, INC.         21.599-2022         Special         1         There in the involve proposal in the approximation of the special movement of the special mov									
Proposed         Proposed         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaufficient values to adapt         Proposed to sport with standard power in future are imaged for proposed to the sport and power in the accompany proposed to be adapt         Proposed to sport with standard power in future are imaged for proposed to sport with standard power in future are in the adapt         Proposed to sport with standard power in the adapt         Proposed to sport with standard power in the adapt         Proposed to sport with standard power in the adapt         Proposed to sport with standard power in the adappower in the adapt         Proposed to spo	ZENDESK, INC.	19-Sep-2022	Special	2			FOR	AGAINST	AGAINST
ZENDEXN, INC.         19-spr.2021         Special         3         the Margere Agreement at the time of the Special Meeting.         PORM         AUAGNT           LLACK NRIGHT, INC.         21-spr.2022         Special         1         Special to agrow and adopt the Agreement and Plan Marger, data data of Marger, Audet ador Marger, data data of Marger, Audet ador Marger, data data of Marger, data data data data data data data dat									
Proposal to approve and adopt the Argeners and Plan of Marger, dated as of May A, 2022, among Intervision (Construction) Explosing (Link, Stand Marger Stand Corporation and Back (Hinghet Lis among from time to Link) (Intervision) (Link) (Intervision) (Link) (					Meeting"), if necessary or appropriate, to solicit additional proxies if there are insufficient votes to adopt				
Intercontinent Lackange, Inc., Sam Marger Sub Corporation and Black Keight (as mended from time to proceed in time compensation that may be paid or become paid or back Keight composite that be any applement be any applement or back Keight composite that be any applement be any applement or back Keight composite that be any applement be accompanying prove the merger transmitter be any applement prove that be any applement be any applement be accompanying prove that be applement be any applement be accompanying prove the accompanying prove that be applement be applement be accompanying prove that be applement be applement be applement be applement by applement be accompanying prove that be applement by applement be accompanying prove that be applement be acompanying prove that be applement by applement be	ZENDESK, INC.	19-Sep-2022	Special	3			FOR	AGAINST	AGAINST
BLACK RNIGHT, INC.         12-bg-202         Special         1         Umergre proposal 7.         Special components on proposal 7.         POR         POR         POR           BLACK RNIGHT, INC.         1-bg-202         Special         2         Compensation proposal 7.         State on or otherwise relates to the merger (the particle on othemerger (the particle on otherwise relates to themerger (the par					Proposal to approve and adopt the Agreement and Plan of Merger, dated as of May 4, 2022, among				
Proposition adoptione, on a non-binding, advisory bets, the compensation that may be paid or become payable to Black Kinghts, named executive offices that is based on orderwise relates to the merger (the payable to Black Kinghts, named executive offices that is based on orderwise relates to the merger (the payable to Black Kinghts, named executive offices that is based on orderwise relates to the merger (the payable to Black Kinghts, named executive offices that is based on orderwise relates to the merger (the payable to Black Kinghts, named executive offices that is based on content to the comparison proxy statement/propertus is timely proposed to isotare that any audiometic of merger that is based on comparing proxy statement/propertus is timely proposed to formed to holders of Black Kinghts common stock (the "adjournment provides if, immediately prior to such that any audiometic of merger that is based on comparing proxy statement/propertus is timely propertus is tis timely propertitic					Intercontinental Exchange, Inc., Sand Merger Sub Corporation and Black Knight (as amended from time to				
Proposal to approve, on a non-bindips, advisory basis, the compensation that may be paid or become paids to flask. Kinghis, named executive of fictors that is based on or otherwise relates to the merger (the proposal to adjourn or postpone the special meeting, if necessary or appropriate, to solicit, additional proves if, immediately prior to sub situation or opstopne the special meeting, if necessary or appropriate, to solicit, additional proves if, immediately prior to sub situation adjournment or postpone the special meeting, if necessary or appropriate, to solicit, additional proves if, immediately prior to sub situaty proposal to adjourn meeting, if necessary or appropriate, to solicit, additional proves if, immediately prior to sub situaty proposal to adjournment proves the marger proposal or to ansure that as upplement or analysis that is based on comparing provy statement/proposal to is situaty proposal to statement and sub statement. Nece a not sufficient votes to approve the marger proposal or to ansure that as upplement or analysis that is based on provide statement/proposal to is situaty proposal to statement and based base	BLACK KNIGHT, INC.	21-Sep-2022	Special	1	time) (the "merger proposal").		FOR	FOR	FOR
BLACK KNIGHT, INC.         21-Sep-2022         Special         2         Compensation proposal?, Proposal to adjuurn or postpone the special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional protest if, immediately prior to use special meeting. If necessary or prior to use and prior the special meeting. If necessary or prior to use and prior the special meeting. If necessary or prior to use and prior the special meeting. If necessary or prior to use special meeting. If necessary or prior to use and pri					Proposal to approve, on a non-binding, advisory basis, the compensation that may be paid or become				-
BLACK KINGLIT, INC.         21-Sep-2022         Special         2         Compensation proposal?, Proposal to adjuum or potitone the special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provise if, immediately prior to use special meeting. If necessary or appropriate, to solicit additional provide if necessary or appropriate necessary or provide if necessary provide if necessary or appropris and provide if necessary provide if necessary or appropriate,									
Properties in subscription         Properties in subscription         Properties in subscription         Properity in subscrin subscrin subscription         Properity in subscriptio	BLACK KNIGHT, INC.	21-Sep-2022	Special	2			FOR	AGAINST	AGAINST
LACK KNIGHT, INC.         21.5ep-2022         Special         3         propose th, immediately provided to holders of Black Knight common stock (the "adjournment or anodment to the accompany provy statement/ prospectus is timely provided to holders of Black Knight common stock (the "adjournment proposal").         FOR         FOR           BLACK KNIGHT, INC.         21.5ep-2022         Annual General Meeting         13         STATEMENT AND THE CROUP BLACKS EVERT         FOR         FOR         FOR           BLARACER GROUP AB         21.5ep-2022         Annual General Meeting         14         RESOLUTION REGARDING ADDRIVE OF ILE COMPANY IN ACCORDANY I									
BACK KINSHT, INC.         21 Sepc.1202         Special         3         proposal').         FIG         FIG         FIG           BLACK KINSHT, INC.         21 Sepc.1202         Annal General Meeting         13         STATUENT AND THE CROUP BLANCE SHEET AND THE CROUP INCOME         FIG         FIG         FIG           EXBRACER GRUP AB         21 Sepc.1202         Annal General Meeting         14         BALANCE SHEET         FIG									
BLACK NIGHT, INC.         214-sep 202         Attament/propects is timely provided to holders of Black Anight common stock (the "adjournment         POR         POR           BLACK NIGHT, INC.         214-sep 202         Annual General Meeting         13         FORMATION FORMATION FOR COMPTAINT AND THE GROUP STATEMENT AND BLACK SHEET AND THE GROUP INCOME         POR         POR           EABRACER GROUP AB         21-sep 202         Annual General Meeting         14         BALANCE SHEET         NACCOMPAND         POR         POR           EABRACER GROUP AB         21-sep 202         Annual General Meeting         15         BALANCE SHEET         POR         POR         POR           EABRACER GROUP AB         21-sep 202         Annual General Meeting         15         DIRECTORS LONG GRANDER         POR         POR         POR           EABRACER GROUP AB         21-sep 202         Annual General Meeting         17         DIRECTORS LONG GRANDER         POR									
BLACK KNOHT, INC. 21-Sp-7422 [special 3 proposal]. RECORPORE TO A DECOMPOSE TATEMENT AND BALANCE SHEET AND THE GROUP INCOME STATEMENT AND BALANCE SHEET AND THE GROUP INCOME STATEMENT AND BALANCE SHEET AND THE GROUP INCOME STATEMENT AND THE GROUP ON DESCROTING DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING FOR THE AND AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE GROUP AND THE MANAGING INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE MANAGING INCOME STATEMENT AND THE MANAGING INCOME AND THE MANAGING INCOME AND THE MANAG									
HESOLUTION REGARDING ADDPTION OF INCOME STATEMENT AND BALANCE SHEET         NOTE OF COMP INCOME         FOR         FOR           EMBRACE GROUP AB         21-50-2022         Annual General Meeting         13         STATEMENT AND THE GROUP BALANCE SHEET         FOR         FOR         FOR           EMBRACE GROUP AB         21-50-2022         Annual General Meeting         14         BALANCE SHEET         FOR		21-Sep-2022	Special	з			FOR	FOR	FOR
ExaBBACER GROUP AB         21-sep-2022         Annual General Meeting         13         STATEMENT AND THE GROUP BALANCE SHEET         FOR         FOR         FOR           EXABBACER GROUP AB         21-sep-2022         Annual General Meeting         14         BALANCE SHEET         FOR         FOR         FOR         FOR           EXABBACER GROUP AB         21-sep-2022         Annual General Meeting         15         DIRECTOR: DAVIG GARDER FOR LLABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR         FOR           EMBRACER GROUP AB         21-sep-2022         Annual General Meeting         16         DIRECTOR: DAVIG GARDER FOR LLABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR         FOR           EMBRACER GROUP AB         21-sep-2022         Annual General Meeting         16         DIRECTOR: LACGO BONG MARCE FROM LLABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR           EMBRACER GROUP AB         21-sep-2022         Annual General Meeting         17         DIRECTOR: LACGO BONG MARCE FROM LLABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR           EMBRACER GROUP AB         21-sep-2022         Annual General Meeting         18         DIRECTOR: MICH MARCEM FROM LLABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR           EMBRACER GROUP AB         21-sep-20	BLACK KNOTT, INC.	21-3ep-2022	Special	5			TOK	TOK	TOK
Laboracter         RESOLUTION RECORDING THE PROPIT OR LOSS OF THE COMPANY IN ACCORDANCE WITH THE ADDPTED         FOR         FOR           EABRACE REGOLP AB         21-Sep-2022         Annual General Meeting         1         BALARCES HEET         FOR         FOR           EABRACE REGOLP AB         21-Sep-2022         Annual General Meeting         15         DIRECTOR: DAVID GARDING DISCHARCE FROM LIABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR           EABRACER GROUP AB         21-Sep-2022         Annual General Meeting         16         DIRECTOR: DAVID GARDING DISCHARCE FROM LIABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR           EABRACER GROUP AB         21-Sep-2022         Annual General Meeting         17         DIRECTOR: ULF HALAMARSSON         FOR         FOR           CABRACER GROUP AB         21-Sep-2022         Annual General Meeting         18         DIRECTOR: MATTHEW KARCH         FOR         FOR         FOR           EABRACER GROUP AB         21-Sep-2022         Annual General Meeting         19         DIRECTOR: MATTHEW KARCH         FOR         FOR         FOR           EABRACER GROUP AB         21-Sep-2022         Annual General Meeting         19         DIRECTOR: KANTHEW KARCH         FOR         FOR         FOR         FOR         FOR         FOR         FOR		21-Son-2022	Appual Conoral Meeting	13			FOR	FOR	FOR
ENBBACER GROUP AB         21-Sep-2022         Annual General Meeting         14         BALANCE SHEET         FOR         FOR         FOR           ENBBACER GROUP AB         21-Sep-2022         Annual General Meeting         15         DIECTOR: DANG DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR         FOR           EMBACER GROUP AB         21-Sep-2022         Annual General Meeting         16         DIECTOR: JACOB DISCHARGE FROM LIABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR         FOR           EMBACER GROUP AB         21-Sep-2022         Annual General Meeting         16         DIECTOR: JACOB JONNTERN         FOR         FOR <td>LMBRACER GROOP AD</td> <td>21-3ep-2022</td> <td>Annual General Meeting</td> <td>15</td> <td></td> <td></td> <td>TUK</td> <td>TUK</td> <td>TOK</td>	LMBRACER GROOP AD	21-3ep-2022	Annual General Meeting	15			TUK	TUK	TOK
EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         15         DIRECTOR: NAVD GARNER         FOR         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         16         DIRECTOR: NAVD GARNER         FOR         FOR <t< td=""><td></td><td>21 Cop 2022</td><td>Appual Conoral Monting</td><td>1.4</td><td></td><td></td><td>FOR</td><td>FOR</td><td>FOR</td></t<>		21 Cop 2022	Appual Conoral Monting	1.4			FOR	FOR	FOR
EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         15         DIRECTOR: ULF HJALMARSSON         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         16         DIRECTOR: ULF HJALMARSSON         FOR         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         17         DIRECTOR: JACG JONNYEEN         FOR         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         17         DIRECTOR: MATCH WARCH         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         18         DIRECTOR: MATCH WARCH         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         19         DIRECTOR: EMR STEMBERG         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         10         DIRECTOR: EMR STEMBERG         FOR         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         21         DIRECTOR: EMR STEMBERG         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         21         DIRECTOR: FOR	EMBRACER GROUP AD	21-Sep-2022	Annual General Meeting	14			FUR	FUK	FUK
RESOLUTION REGARDING DISCHARGE FROM LLABILITY OF THE BOARD OF DIRECTOR AND THE MANAGING         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         17         DIRECTOR: UF HULMAMASSON         FOR         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         17         DIRECTOR: UF HULMAMASSON         FOR		21 Cap 2022	Annual Conoral Monting	15			FOR	FOD	FOR
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EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         17         DIRECTOR: JACOB JONNYREN         FOR         FOR         FOR           EMBRACER GROUP AB         21-Sep-2022         Annual General Meeting         18         DIRECTOR: JACOB JONNYREN         FOR		24 6 2022		14			FOR	500	500
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EMBRACER GROUP AB21-Sep-2022Annual General Meeting33RE-ELECTION OF THE CHAIR OF THE BOARD OF DIRECTORS KICKI WALLJE-LUNDFORFOREMBRACER GROUP AB21-Sep-2022Annual General Meeting34RE-ELECTION OF THE REGISTERED AUDIT FIRM ERNST & YOUNG AKTIEBOLAGFORFOR			, i i i i i i i i i i i i i i i i i i i						FOR
EMBRACER GROUP AB       21-Sep-2022       Annual General Meeting       34       RE-ELECTION OF THE REGISTERED AUDIT FIRM ERNST & YOUNG AKTIEBOLAG       FOR       FOR									FOR
			, i i i i i i i i i i i i i i i i i i i						FOR
			, in the second s						FOR
EMBRACER GROUP AB       21-Sep-2022       Annual General Meeting       36       RESOLUTION REGARDING FUNCTION TO SENIOR EXECUTIVES       FOR       FOR									FOR

Company Name	Meeting Date	Meeting Type	Proposal	Proposal Long Text	Director Name	Recommended	For/Against Recommended	Aware
			No.			Vote	Vote	Vote
EMBRACER GROUP AB	21 500 2022	Annual General Meeting	37	RESOLUTION REGARDING AUTHORIZATION FOR THE BOARD TO ISSUE SHARES, CONVERTIBLES AND/OR WARRANTS		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		1	Election of Director: Anil Arora		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		2	Election of Director: Thomas K. Brown		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		2	Election of Director: Emanuel Chirico		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		3	Election of Director: Sean M. Connolly		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		4	Election of Director: George Dowdie		FOR	FOR	FOR
CONAGRA BRANDS, INC.			5	Election of Director: Fran Horowitz		FOR	FOR	FOR
	21-Sep-2022		0	Election of Director: Richard H. Lenny		FOR	FOR	FOR
CONAGRA BRANDS, INC. CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		0	Election of Director: Melissa Lora		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		0	Election of Director: Ruth Ann Marshall		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		_	Election of Director: Denise A. Paulonis		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		10	Ratification of the appointment of KPMG LLP as our independent auditor for fiscal 2023		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022 21-Sep-2022		12	Advisory approval of our named executive officer compensation		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022	Annual	IZ			FUR	FUR	FUR
	21 5 - 2022	Appuel	10	A Board resolution to amend the Certificate of Incorporation to allow shareholders to act by written		FOR	FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022		13	consent A shareholder proposal regarding the office of the Chair and the office of the Chief Executive Officer		FOR	FOR FOR	FOR
CONAGRA BRANDS, INC.	21-Sep-2022			A shareholder proposal regarding the office of the Chair and the office of the Chief Executive Officer DIRECTOR	Margarat Chân Atlaire	AGAINST		AGAINST
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	Margaret Shân Atkins	FOR	FOR	FOR
,	21-Sep-2022		1	DIRECTOR	Ricardo Cardenas	FOR	FOR FOR	FOR FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022		1		Juliana L. Chugg	FOR		
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	James P. Fogarty	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	Cynthia T. Jamison	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	Eugene I. Lee, Jr.	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	Nana Mensah	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	William S. Simon	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022			DIRECTOR	Charles M. Sonsteby	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022		1	DIRECTOR	Timothy J. Wilmott	FOR	FOR	FOR
DARDEN RESTAURANTS, INC.	21-Sep-2022	Annual	2	To obtain advisory approval of the Company's executive compensation.		FOR	FOR	FOR
				To ratify the appointment of KPMG LLP as our independent registered public accounting firm for the fiscal				
DARDEN RESTAURANTS, INC.	21-Sep-2022		3	year ending May 28, 2023.		FOR	AGAINST	AGAINST
SUNCORP GROUP LTD	23-Sep-2022	Annual General Meeting	2			FOR	FOR	FOR
				APPROVAL OF THE SUNCORP GROUP EQUITY INCENTIVE PLAN AND MODIFICATIONS TO PERFORMANCE				
SUNCORP GROUP LTD		Annual General Meeting	3	RIGHTS		FOR	FOR	FOR
SUNCORP GROUP LTD		Annual General Meeting	4	GRANT OF PERFORMANCE RIGHTS TO THE GROUP EXECUTIVE OFFICER & MANAGING DIRECTOR		FOR	FOR	FOR
SUNCORP GROUP LTD		Annual General Meeting		RE-ELECTION OF DIRECTOR - MR IAN HAMMOND		FOR	FOR	FOR
SUNCORP GROUP LTD		Annual General Meeting	6	RE-ELECTION OF DIRECTOR - MS SALLY HERMAN		FOR	FOR	FOR
SUNCORP GROUP LTD		Annual General Meeting	8	RENEWAL OF PROPORTIONAL TAKEOVER PROVISIONS IN THE CONSTITUTION		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022			Election of Director: R. Kerry Clark		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		2	Election of Director: David M. Cordani		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		3	Election of Director: C. Kim Goodwin		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		4	Election of Director: Jeffrey L. Harmening		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		5	Election of Director: Maria G. Henry		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		6	Election of Director: Jo Ann Jenkins		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		7	Election of Director: Elizabeth C. Lempres		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		8	Election of Director: Diane L. Neal		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		9	Election of Director: Steve Odland		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022			Election of Director: Maria A. Sastre		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		11	Election of Director: Eric D. Sprunk		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		12	Election of Director: Jorge A. Uribe		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		13	Approval of the 2022 Stock Compensation Plan.		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		14	Advisory Vote on Executive Compensation.		FOR	FOR	FOR
GENERAL MILLS, INC.	27-Sep-2022		15	Ratify Appointment of the Independent Registered Public Accounting Firm.		FOR	AGAINST	AGAINST
GENERAL MILLS, INC.	27-Sep-2022		16	Shareholder Proposal - Independent Board Chairman.		AGAINST	AGAINST	FOR
GENERAL MILLS, INC.	27-Sep-2022	Annual	17	Shareholder Proposal Regarding a Plastic Packaging Report.		AGAINST	AGAINST	FOR
				To adopt an amendment to Centene Corporation's Amended and Restated Certificate of Incorporation to				
CENTENE CORPORATION	27-Sep-2022	Special	1	declassify the Board of Directors immediately.		FOR	FOR	FOR
				To adopt an amendment to Centene Corporation's Amended and Restated Certificate of Incorporation to				
CENTENE CORPORATION	27-Sep-2022	Special	2	eliminate the prohibition on stockholders calling special meetings.		FOR	FOR	FOR

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
				To adopt an amendment to Centene Corporation's Amended and Restated Certificate of Incorporation to			Vole	
CENTENE CORPORATION	27-Sep-2022	Special	3	grant stockholders the right to act by written consent, subject to certain terms and conditions.		FOR	FOR	FOR
				To approve the adjournment of the Special Meeting to a later date or time if necessary or appropriate,				
				including to solicit additional proxies in favor of any of Proposals 1, 2 or 3 if there are insufficient votes at				
CENTENE CORPORATION	27-Sep-2022	Special	4	the time of the Special Meeting to approve any such Proposal.		FOR	FOR	FOR
				To approve the "Prologis common stock issuance proposal" (as defined in the Proxy Statement), which				
				involves the issuance of common stock of Prologis, Inc. in connection with the merger of Duke Realty				
				Corporation with and into Compton Merger Sub LLC, pursuant to which each outstanding share of Duke				
			1	Realty Corporation common stock will be converted into the right to receive 0.475 of a newly issued share				
				of Prologis, Inc. common stock, on the terms and conditions set forth in the Agreement and Plan of				
PROLOGIS, INC. 2	28-Sep-2022	Special	1	Merger, dated as of June 11, 2022.		FOR	FOR	FOR
				To approve one or more adjournments of the Prologis, Inc. special meeting to another date, time or place,				
				if necessary or appropriate, to solicit additional proxies in favor of the Prologis common stock issuance				
PROLOGIS, INC.	28-Sep-2022	Special		proposal (the "Prologis adjournment proposal").		FOR	FOR	FOR
			1	A proposal to approve the Agreement and Plan of Merger (including the plan of merger set forth therein),				
			1	dated as of June 11, 2022, as it may be amended from time to time, by and among Prologis, Inc., a				
			1	Maryland corporation, which we refer to as "Prologis," Duke Realty Corporation, an Indiana corporation,				
				which we refer to as "Duke Realty," and the other parties thereto, which we refer to as the "merger				
				agreement," and the transactions contemplated thereby, including the merger of Duke Realty with and				
DUKE REALTY CORPORATION	28-Sep-2022	Special	1	into Compton Merger Sub LLC.		FOR	FOR	FOR
				A non-binding advisory proposal to approve the compensation that may be paid or become payable to the				
				named executive officers of Duke Realty in connection with the company merger and the other				
DUKE REALTY CORPORATION	28-Sep-2022	Special	2	transactions contemplated by the merger agreement.		FOR	AGAINST	AGAINST
				A proposal to approve one or more adjournments of the Duke Realty special meeting to another date, time				
				or place, if necessary or appropriate, to solicit additional proxies in favor of the Duke Realty merger				
DUKE REALTY CORPORATION	28-Sep-2022	Special	3	agreement proposal.		FOR	FOR	FOR
ASX LIMITED	28-Sep-2022	Annual General Meeting	2	RE-ELECTION OF MS MELINDA CONRAD		FOR	FOR	FOR
ASX LIMITED	28-Sep-2022	Annual General Meeting	3	RE-ELECTION OF MR PETER NASH		FOR	FOR	FOR
ASX LIMITED	28-Sep-2022	Annual General Meeting	4	ELECTION OF MR DAVID CURRAN		FOR	FOR	FOR
ASX LIMITED	28-Sep-2022	Annual General Meeting	5	ELECTION OF DR HEATHER SMITH		FOR	FOR	FOR
ASX LIMITED	28-Sep-2022	Annual General Meeting	6	ADOPTION OF THE 2022 REMUNERATION REPORT		FOR	FOR	FOR
ASX LIMITED		Annual General Meeting	7	GRANT OF PERFORMANCE RIGHTS TO MANAGING DIRECTOR & CEO		FOR	FOR	FOR
ASX LIMITED	28-Sep-2022	Annual General Meeting	8	INCREASE CAP ON NON-EXECUTIVE DIRECTORS REMUNERATION		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting	2	Approve Appropriation of Surplus		FOR	FOR	FOR
				Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations, Adopt Efficacy of				-
LASERTEC CORPORATION	28-Sep-2022	Annual General Meeting	1	Appointment of Substitute Corporate Auditor, Adopt an Executive Officer System		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Appoint a Director Kusunose, Haruhiko		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Appoint a Director Okabayashi, Osamu		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Appoint a Director Moriizumi, Koichi		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Appoint a Director Mihara, Koji		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting	8	Appoint a Director Kamide, Kunio		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Appoint a Director Iwata, Yoshiko		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Appoint a Substitute Corporate Auditor Michi, Ayumi		FOR	FOR	FOR
LASERTEC CORPORATION		Annual General Meeting		Approve Payment of Bonuses to Directors		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS		<u> </u>		Approve Appropriation of Surplus		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS				Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS		<u> </u>		Appoint a Director who is not Audit and Supervisory Committee Member Yoshida, Naoki		FOR	AGAINST	AGAINST
PAN PACIFIC INTERNATIONAL HOLDINGS				Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Kazuhiro		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS	-	-		Appoint a Director who is not Audit and Supervisory Committee Member Sekiguchi, Kenji		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS		ý		Appoint a Director who is not Audit and Supervisory Committee Member Moriya, Hideki		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS		· · · · ·	8	Appoint a Director who is not Audit and Supervisory Committee Member Ishii, Yuji		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS			9	Appoint a Director who is not Audit and Supervisory Committee Member Shimizu, Keita		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS			10	Appoint a Director who is not Audit and Supervisory Committee Member Ninomiya, Hitomi		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS		· · · · · ·		Appoint a Director who is not Audit and Supervisory Committee Member Kubo, Isao		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS			12	Appoint a Director who is not Audit and Supervisory Committee Member Yasuda, Takao		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS	-		13	Appoint a Director who is Audit and Supervisory Committee Member Yoshimura, Yasunori		FOR	FOR	FOR
PAN PACIFIC INTERNATIONAL HOLDINGS		<u> </u>		Appoint a Director who is Audit and Supervisory Committee Member Fosiminara, Fasanori Appoint a Director who is Audit and Supervisory Committee Member Kamo, Masaharu		FOR	FOR	FOR
	5920 JCP-2022			GRANT OF 13,865 EQUITY RIGHTS IN RELATION TO THE 2022 EXECUTIVE REMUNERATION FRAMEWORK TO				
IRESS LTD	29-Sen-2022	ExtraOrdinary General Meeting	1	THE INCOMING MANAGING DIRECTOR AND CEO, MARCUS PRICE		FOR	FOR	FOR
	27 JCP-2022	Excludicing benefat meeting	-					i on

Company Name	Meeting Date	Meeting Type	Proposal No.	Proposal Long Text	Director Name	Recommended Vote	For/Against Recommended Vote	Aware Vote
				GRANT OF 741,820 PERFORMANCE RIGHTS IN RELATION TO THE 2022 EXECUTIVE REMUNERATION				
IRESS LTD 29-Sep	29-Sep-2022	ExtraOrdinary General Meeting	3	FRAMEWORK TO THE INCOMING MANAGING DIRECTOR AND CEO, MARCUS PRICE		FOR	FOR	FOR
				GRANT OF OPTIONS TO THE VALUE OF AUD1,372,470 TO THE INCOMING MANAGING DIRECTOR AND CEO,				
IRESS LTD 2	29-Sep-2022	ExtraOrdinary General Meeting	4	MARCUS PRICE		FOR	FOR	FOR
				APPLYING THE STANDARD RULES OF ARTICLE 1 (31) PARAGRAPHS 2 AND 3 OF THE DUTCH LAW ON THE ROLE				
				OF EMPLOYEES WITHIN EUROPEAN LEGAL ENTITIES (WET ROL WERKNEMERS BIJ EUROPESE				/
				RECHTSPERSONEN) INSTEAD OF INITIATING NEGOTIATIONS WITH A SPECIAL NEGOTIATING BODY AS				
				REFERRED TO IN ARTICLE 333K (12) OF BOOK 2 OF THE DUTCH CIVIL CODE CROSS-BORDER MERGER OF ABN				/
ABN AMRO BANK NV	29-Sep-2022	ExtraOrdinary General Meeting	4	AMRO AND BETHMANN BANK AG		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	2	Approve Appropriation of Surplus		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	3	Amend Articles to: Approve Minor Revisions Related to Change of Laws and Regulations		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	4	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Masahiko		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	5	Appoint a Director who is not Audit and Supervisory Committee Member Miyata, Kenji		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	6	Appoint a Director who is not Audit and Supervisory Committee Member Kato, Tadakazu		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	7	Appoint a Director who is not Audit and Supervisory Committee Member Matsumoto, Munechika		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	8	Appoint a Director who is not Audit and Supervisory Committee Member Terai, Yoshinori			FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	9	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Mizuho		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	10	Appoint a Director who is not Audit and Supervisory Committee Member Nishiuchi, Makoto		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	11	Appoint a Director who is not Audit and Supervisory Committee Member Ito, Kiyomichi			FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	12	Appoint a Director who is not Audit and Supervisory Committee Member Kusakari, Takahiro		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	13	Appoint a Director who is Audit and Supervisory Committee Member Tomida, Ryuji		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	14	Appoint a Director who is Audit and Supervisory Committee Member Hanano, Yasunari		FOR	FOR	FOR
ASAHI INTECC CO., LTD.	29-Sep-2022	Annual General Meeting	15	Appoint a Director who is Audit and Supervisory Committee Member Fukaya, Ryoko		FOR	FOR	FOR
	29-Sep-2022	Annual General Meeting	16	Appoint a Substitute Director who is Audit and Supervisory Committee Member Moriguchi, Shigeki		FOR	FOR	FOR
				PROPOSAL TO APPOINT MR R.W.O. JAKOBS AS PRESIDENT/CHIEF EXECUTIVE OFFICER AND MEMBER OF THE				
ROYAL PHILIPS NV	30-Sep-2022	ExtraOrdinary General Meeting	3	BOARD OF MANAGEMENT WITH EFFECT FROM OCTOBER 15, 2022		FOR	FOR	FOR